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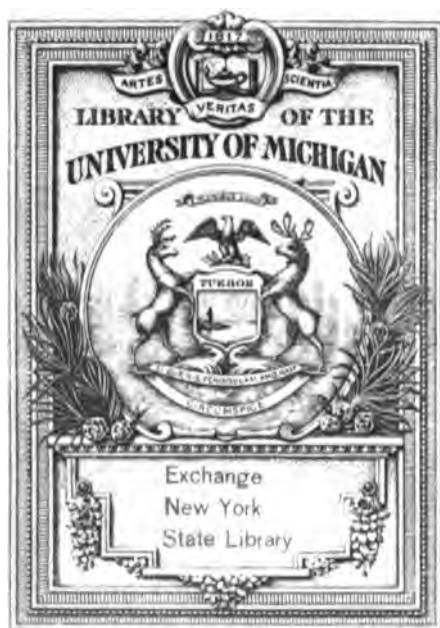
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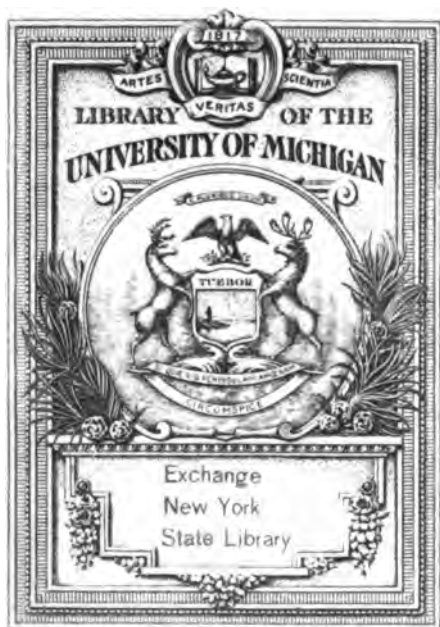
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Said bill having been announced, Mr. Rayher moved to amend as follows:

Page 2, line 17, after "surviving" insert in italics "husband or".

Line 21, after "surviving" insert in italics "husband or".

Page 3, line 4, strike out "immediately" and insert "September first, nineteen hundred and twenty-one".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Rayher, said bill was ordered reprinted and recommitted to said committee.

Mr. Hutchinson offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on public education be discharged from the further consideration of the bill (No. 508, Int. No. 495) entitled "An act to amend the Education Law, relative to the apportionment of public moneys for the instruction of nonresident academic pupils."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Hutchinson moved to amend as follows:

Page 2, line 4, strike out italics and insert in italics "and no charge for the instruction of such nonresident pupil in excess of the quota herein provided shall be made by any district or city maintaining an academic department unless it shall appear to the satisfaction of the commissioner that the tax rate for school purposes of the city or district receiving the nonresident academic pupil is equal to or in excess of the tax rate for school purposes of that district from which such nonresident pupil comes; or that the instruction of such nonresident pupil adds to the total cost of construction of academic pupils in such city or union free school district a sum in excess of the quota herein provided."

Strike out lines 5, 6 and 7.

Line 8, strike out italics.

Line 17, after "school" insert in italics "schools".

Line 18, strike out all after the period and insert in italics "Such designation shall be made by each school district at the annual meeting of such district. Such designation may be reviewed upon appeal of the Commissioner of Education in the

event the parent or guardian of such pupils deem themselves aggrieved thereby. In case any school district shall fail to make such designation at the annual school meeting, the district superintendent of schools in the supervisory district in which such district is located may make such designation subject to review on appeal by the Commissioner of Education."

Strike out lines 19 and 20.

Line 21, strike out "aggrieved thereby".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Hutchinson, said bill was ordered reprinted and recommitted to said committee.

Mr. Duke offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of the bill (No. 794, Int. No. 741) entitled "An act to amend the Penal Law, in relation to billiard and pocket billiard rooms, formerly known as pool rooms."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Duke moved to amend as follows:

Add to the title the words "and making an appropriation therefor."

Page 11, strike out line 15 and insert

"§ 2. The sum of twenty-five thousand dollars (\$25,000), or so much thereof as may be necessary, is hereby appropriated for the expenses of the Secretary of State in carrying out the provisions of article thirty-one of the Penal Law. The moneys hereby appropriated shall be paid out by the State Treasurer on the warrant of the Comptroller upon the certificate of the Secretary of State.

"§ 3. This act shall take effect September first, nineteen hundred and twenty-one, except that applications may be made at any time before that day for licenses under section three hundred and forty-five of the Penal Law, as added by this act, and such licenses issued, for the year beginning September first, nineteen hundred and twenty-one, and except also that the preceding section of this act, making an appropriation, shall take effect immediately."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Duke, said bill was ordered reprinted and recommitted to said committee.

By unanimous consent, Mr. Zimmerman offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on internal affairs be discharged from the further consideration of Senate bill (No. 424, Rec. No. 100) entitled "An act to amend the Town Law, in relation to street lighting."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Zimmerman, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Zimmerman, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betta	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	Van Wagenen
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E O	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock

Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Coogrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. C. C. Smith offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1109, Int. No. 186) entitled "An act to repeal chapter six of the Laws of nineteen hundred and two, entitled 'An act to provide for the appointment of an assistant district attorney in Saratoga county,' " for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. McWhinney offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 816, Int. No. 763) entitled "An act to amend chapter two hundred and fifty-one of the Laws of nineteen hundred and twenty, entitled 'An act to detach a portion of the village of Lawrence and continue it as a part of the town of Hempstead, in the county of Nassau, and to provide for the lien of village taxes thereon,' in relation to providing for the payment by the owners of property detached of a proportionate share of existing village liability and indebtedness," for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Adler moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betts	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	Van Wagenen
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Congrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Mr. Adler moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the bill (No. 1456, Int. No. 1309) entitled "An act making appropriations for the support of government."

On motion of Mr. Adler, further consideration of said special order was postponed until Thursday next.

The bill (No. 1372, Int. No. 204) entitled "An act to authorize the board of estimate and apportionment of the city of New York to construct a tunnel for freight and passenger purposes under New York bay, between the boroughs of Richmond and Brooklyn, by improving and increasing the terminal facilities of the city of New York to maintain the supremacy of the port of New York," having been announced, Mr. Adler moved to recommit said bill to the committee on affairs of cities.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

AYES 84

NOES 36

Those who voted in the affirmative were:

Adler	Cowee	Greenwald	McCleary	Smith M L
Aronson	Crowley	Hager	McGinnies	Soule
Bailey	Di Pirro	Harrington	McWhinney	Steinberg
Barnes	Dobson	Hawkins	Moore T C	Stitt
Bartholomew	Downs	Hunter	Moran	Tilman
Betts	Druss	Jeffery	Morrissey	Van Wagenen
Blakely	Duke	Jenks	Moses	Wallace
Booth	Ellsworth	Jesse	Porter	Warren
Borkowski	Everett	Kirkland	Rayher	Webb
Brooks	Fenner	Lattin	Reiburn	Wells
Brundage	Finch	Lewis	Reiss	Westall
Campbell E C	Fox	Lieberman	Richford	Wheelock
Campbell W W	Franchot	Long	Rowe	Whitcomb
Carroll	Gage	Lown	Sackett	Williams
Chamberlin	Gardner	MacFarland	Seelbach	Witter
Cheney	Gempler	Martin	Smith C C	Wright
Clayton	Gray	Mastick	Smith J C	Yale

Those who voted in the negative were:

Antin	Donohue	Henderson	McKee	Pette
Baum	Flynn	Kelly	McLoughlin	Reiburn
Bloch	Frerichs	Kiernan	Merrigan	Reilly
Bly	Giaccone	Leininger	Moore J G	Schwab
Burchill	Hackenburg	Lyman	Mullen	Taylor
Caulfield	Halpern	McArdle	Neary	Wackerman
Cosgrove	Hamill	McDonald	O'Connor	Walsh
Dickstein				

The bill (No. 1392, Int. No. 1250) entitled "An act making appropriations for the maintenance and repair of improved State and county highways," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1125, Int. No. 25) entitled "An act to amend the Penal Law, by authorizing the pursuit of their businesses and occupations by certain persons on the first day of the week," was read the second time.

On motion of Mr. Dickstein, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 118, Int. No. 118) entitled "An act to amend the Code of Criminal Procedure, in relation to deposit of money or liberty bonds instead of bail," was read the second time.

On motion of Mr. Galgano, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 908, Int. No. 850) entitled "An act to amend the Code of Civil Procedure, in relation to compensation of the surrogate's court stenographer in Sullivan county," was read the second time.

On motion of Mr. Gray, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1455, Int. No. 731) entitled "An act to amend the Public Service Commissions Law, in relation to creating the public service commission and the transit commission, defining the jurisdiction, powers and duties of such commissions, and abolishing the Public Service Commission of the First District, the Public Service Commission of the Second District and the office of Transit Construction Commissioner," having been announced, Mr. Donohue moved to amend as follows:

Page 124, between lines 18 and 19 insert:

"§ 79. At a general election in November, nineteen hundred and twenty-one, there shall be submitted to the voters of the city of New York, the question 'Shall the Public Service Commission have the power to order increases of railway fares charged in the city of New York without regard to contract, franchise, consent or other agreement?' If it shall appear that a majority of the votes cast on such question at such general election were in the negative, then this act shall be inoperative and void."

Page 124, line 19, strike out the numerals "79" and insert in lieu thereof the numerals "80".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

AYES 54

NOES 90

Those who voted in the affirmative were:

Antin	Crews	Hamill	McDonald	Reilly
Aranson	Dickstein	Hawkins	McKee	Reiss
Baum	Di Perro	Henderson	McLoughlin	Schwab
Beasley	Donohue	Jager	Merrigan	Seelbach
Bloch	Flynn	Jesse	Mullen	Solomon
Borkowski	Fox	Kelly	Neary	Steinberg
Burchill	Galgano	Kiernan	Nichols	Taylor
Campbell W W	Gempler	Leininger	O'Connor	Ullman
Carroll	Giaccone	Lieberman	Orr	Wackerman
Caulfield	Hackenburg	Lyman	Pette	Walsh
Cosgrove	Halpern	McArdle	Reiburn	

Those who voted in the negative were:

Adler	Crowley	Hager	Mastick	Smith J C
Bailey	Dobson	Harrington	McCleary	Smith M L
Barnes	Doherty	Harris	McGinnies	Smith T K
Bartholomew	Downe	Hausner	McWhinney	Soule
Betts	Druss	Hunter	Miller	Stitt
Blakely	Duke	Hutchinson	Moore J G	VanWagenen
Blodgett	Ellsworth	Jacobs	Moore T C	Wallace
Bly	Evans	Jeffery	Moran	Warren
Booth	Everett	Jenks	Morrissey	Webb
Brady	Fenner	Judson	Moses	Wells
Brooks	Finch	Kirkland	Porter	Westall
Brundage	Franchot	Lattin	Rayher	Wheelock
Campbell E C	Frerichs	Lewis	Rice	Whitcomb
Chamberlin	Gaffers	Long	Richford	Williams
Cheney	Gage	Lord	Rowe	Witter
Clayton	Gardner	Lown	Sackett	Wright
Cole	Gray	MacFarland	Seaker	Yale
Cowee	Greenwald	Martin	Smith C C	Zimmerman

Mr. Donohue moved to amend as follows:

Page 5, line 21, after the period following the word "chapter" strike out the balance of the line, and strike out all of lines 22, 23, 24 and 25.

Page 6, strike out lines 1 to 3, inclusive.

Page 5, insert in lieu of the matter stricken out the following in italics:

"The commission shall consist of three members to be elected by the duly qualified electors of such city for the terms of five years from the first day of January following their election. The first election of such members shall be held at the general election in the year nineteen hundred and twenty-one. The Governor by and with the advice and consent of the Senate may appoint three members of such commission to hold office until the first day of January, nineteen hundred and twenty-two. Each member of such commission shall be a resident of such city. The Governor by and with the advice and consent of the Senate shall fill vacancies in the office of a member of such commission by appointment for a term to expire on the first day of January succeeding the general election next ensuing after such appointment. Of the members elected to such office, the Governor shall designate one to be the chairman of such commission. Whenever an election is to be held for such office, the official or officials charged by law with the preparation and distribution of ballots in such city shall cause ballots for use at such election to be prepared and distributed in form and manner as though the office of transit commissioner were an office of such city."

and when reprinted, as amended, to retain its place on the calendar.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

AYES 53

NOES 91

Those who voted in the affirmative were:

Antia	Crews	Hamill	McDonald	Reilly
Aronson	Dickstein	Hawkins	McKee	Reiss
Baum	Di Perro	Henderson	McLoughlin	Schwab
Beasley	Donohue	Jager	Merrigan	Seelbach
Bloch	Flynn	Jesse	Mullen	Solomon
Borkowski	Fox	Kelly	Neary	Steinberg
Burchill	Galgano	Kiernan	Nichols	Taylor
Campbell W W	Gempler	Leininger	O'Connor	Ullman
Carroll	Giaccone	Lieberman	Orr	Wackerman
Caulfield	Hackenburg	Lynan	Reiburn	Walsh
Coogrove	Halpern	McArdle		

Those who voted in the negative were:

Adler	Dobson	Harrington	McCleary	Smith J C
Bailey	Doherty	Harris	McGinnies	Smith M L
Barnes	Downs	Hausner	McWhinney	Smith T K
Bartholomew	Druss	Hunter	Miller	Soule
Betts	Duke	Hutchinson	Moore J G	Stitt
Blakely	Ellsworth	Jacobs	Moore T C	VanWagenen
Blodgett	Evans	Jeffery	Moran	Wallace
Bly	Everett	Jenks	Morrissey	Warren
Booth	Fenner	Judson	Moses	Webb
Brady	Finch	Kirkland	Pette	Wells
Brooks	Franchot	Lattin	Porter	Westall
Brundage	Frerichs	Lewis	Rayher	Wheelock
Campbell E C	Gaffers	Long	Rice	Whitcomb
Chamberlin	Gage	Lord	Richford	Williams
Cheney	Gardner	Lown	Rowe	Witter
Clayton	Gray	MacFarland	Sackett	Wright
Cole	Greenwald	Martin	Seaker	Yale
Cowee	Hager	Mastick	Smith C C	Zimmerman
Crowley				

Mr. Donohue moved to amend as follows:

Page 110, between lines 17 and 18, insert in italics the following:

"When such valuation shall have been made by the commission, a statement thereof, showing such details and elements of cost as have been therein included, shall be filed with the mayor, corporation counsel and board of estimate of such city. Within three months after such notice shall have been so filed, the board of estimate and apportionment may by resolution accept such valuation, or such modified valuation as the commission may within such time submit, and may by resolution provide for the taking over by such city of such railroads at such valuation and

the ownership, maintenance and operation of such railroads by such city as a municipal enterprise. To defray the expense of taking over such railroads such city may issue and sell its bonds or other evidences of indebtedness in such manner as other municipal bonds are issued and sold and may provide that such bonds or a portion thereof shall be secured by and a lien upon the properties so taken over and, to such extent only, a pledge of the credit of such city. If such city shall decide to take over such railroads as herein provided, the commission shall after consultation with the owners thereof and the proper authorities of such city fix the time and method of payment therefor by such city."

Page 110, line 20, after the word "commission" insert in italics "in case such city shall not have accepted such valuation."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

**AYES 41
NOES 103**

Those who voted in the affirmative were:

Antin	Dickstein	Henderson	McDonald	Reilly
Beasley	Donohue	Jager	McKee	Schwab
Bloch	Flynn	Jesse	McLoughlin	Seelbach
Burchill	Galgano	Kelly	Merrigan	Solomon
Campbell W W	Giaccone	Kiernan	Mullen	Taylor
Carroll	Hackenburg	Leininger	O'Connor	Ullman
Caulfield	Hamill	Lyman	Orr	Wackerman
Cosgrove	Hawkins	McArdle	Reiburn	Walsh
Crews				

Those who voted in the negative were:

Adler	Crowley	Hager	McCleary	Smith C C
Aronson	Di Perro	Halpern	McGinnies	Smith J C
Bailey	Dobson	Harrington	McWhinney	Smith M L
Barnes	Doherty	Harris	Miller	Smith T K
Bartholomew	Downs	Hausner	Moore J G	Soule
Baum	Druss	Hunter	Moore T C	Steinberg
Betts	Duke	Hutchinson	Moran	Stitt
Blakely	Ellsworth	Jacobs	Morrissey	VanWagenen
Blodgett	Evans	Jeffery	Moses	Wallace
Bly	Everett	Jenks	Neary	Warren
Booth	Fenner	Judson	Nichols	Webb
Borkowski	Finch	Kirkland	Pette	Wells
Brady	Fox	Lattin	Porter	Westall
Brooks	Franchot	Lewis	Rayher	Wheelock
Brundage	Frerichs	Lieberman	Reiss	Whitcomb
Campbell E O	Gaffers	Long	Rice	Williams
Chamberlin	Gage	Lord	Richford	Witter
Cheney	Gardner	Lown	Rowe	Wright
Clayton	Gempler	MacFarland	Sackett	Yale
Cole	Gray	Martin	Seaker	Zimmerman
Cowee	Greenwald	Mastick		

Mr. Jesse moved to amend as follows:

Page 5, line 21, strike out the word "three" and insert in place thereof the word "six".

Page 5, line 22, after the word "Governor" insert the words "as hereinafter provided."

Page 5, line 24, after the word "appointment" insert as follows: "The board of estimate and apportionment of the city of New York shall certify to the Governor within ten days after the passage of this act not less than five names of persons possessing the qualifications required by this chapter not more than three of whom shall belong to the same political party and the Governor shall appoint three members of the commission from the names so certified. If said board of estimate and apportionment shall fail to certify such names to the Governor within fourteen days after the passage of this act, the Governor shall appoint the members of the commission without regard to this provision."

Page 6, line 3, after the word "term" strike out the period, insert in place thereof a comma and the words: "provided, that in case the vacancy occurs in the office of a member who has been appointed from the list certified to him by the board of estimate and apportionment of the city of New York as hereinbefore provided, the Governor before making the appointment to fill such vacancy shall request said board of estimate and apportionment to certify to him within ten days the names of at least three persons possessing the qualifications required by this chapter, and the person to fill such vacancy shall be appointed from the names so certified. If said board of estimate and apportionment shall fail to certify such names to the Governor within fourteen days after such request, such vacancy shall be filled without regard to this provision; it being the intention that said commission shall have at all times at least three of its members from among those certified to the Governor by said board of estimate and apportionment, unless said board of estimate and apportionment shall fail to certify names as herein provided."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

AYES 48

NOES 90

Those who voted in the affirmative were:

Antin	Dickstein	Henderson	McKee	Schwab
Aronson	Di Perro	Jager	McLoughlin	Smith M L
Baum	Donohue	Jesse	Merrigan	Solomon
Bloch	Flynn	Kelly	Neary	Steinberg
Burchill	Fox	Kiernan	Nichols	Taylor

Campbell W W	Galgano	Leininger	O'Connor	Ullman
Carroll	Gempler	Lieberman	Reiburn	Wackerman
Caulfield	Giaccone	Lyman	Reilly	Wallace
Cosgrove	Hackenburg	McArdle	Reiss	Walsh
Crews	Hamill	McDonald		

Those who voted in the negative were:

Adler	Crowley	Harrington	McCleary	Seelbach
Bailey	Dobson	Harris	McGinnies	Smith C C
Barnes	Doherty	Hausner	McWhinney	Smith J C
Bartholomew	Downs	Hunter	Miller	Smith T K
Betts	Druss	Hutchinson	Moore J G	Soule
Blakely	Duke	Jacobs	Moore T C	Stitt
Bly	Ellsworth	Jeffery	Moran	Trahan
Booth	Evans	Jenks	Morrissey	Van Wagenen
Borkowski	Everett	Judson	Moses	Warren
Brady	Fenner	Kirkland	Mullen	Webb
Brooks	Finch	Lattin	Pette	Wells
Brundage	Franchot	Lewis	Porter	Westall
Campbell E C	Gaffers	Long	Rayher	Wheelock
Chamberlin	Gage	Lord	Rice	Williams
Cheney	Gardner	Lown	Richford	Witter
Clayton	Gray	MacFarland	Rowe	Wright
Cole	Greenwald	Martin	Sackett	Yale
Cowee	Hager	Mastick	Seaker	Zimmerman

Mr. Jesse moved to amend as follows:

On page 109, line 1, strike out the words "endeavor to".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

AYES 49

NOES 90

Those who voted in the affirmative were:

Antin	Dickstein	Henderson	McKee	Schwab
Aronson	Di Pirro	Jager	McLoughlin	Smith M L
Baum	Donohue	Jesse	Merrigan	Solomon
Block	Flynn	Kelly	Neary	Steinberg
Burchill	Fox	Kiernan	Nichols	Taylor
Campbell W W	Galgano	Leininger	O'Connor	Ullman
Carroll	Gempler	Lieberman	Pette	Wackerman
Caulfield	Giaccone	Lyman	Reiburn	Wallace
Cosgrove	Hackenburg	McArdle	Reilly	Walsh
Crews	Hamill	McDonald	Reiss	

Those who voted in the negative were:

Adler	Crowley	Harrington	McCleary	Smith C C
Bailey	Dobson	Harris	McGinnies	Smith J C
Barnes	Doherty	Hausner	McWhinney	Smith T K
Bartholomew	Downs	Hunter	Miller	Soule
Betts	Druss	Hutchinson	Moore J G	Stitt
Blakely	Duke	Jacobs	Moore T C	Trahan
Bly	Ellsworth	Jeffery	Moran	Van Wagenen
Booth	Evans	Jenks	Morrissey	Warren
Borkowski	Everett	Judson	Moses	Webb
Brady	Fenner	Kirkland	Mullen	Wells
Brooks	Finch	Lattin	Porter	Westall

Brundage	Franchot	Lewis	Rayher	Wheelock
Campbell E C	Gaffers	Long	Rice	Whitcomb
Chamberlin	Gage	Lord	Richford	Williams
Cheney	Gardner	Lown	Rowe	Witter
Clayton	Gray	MacFarland	Sackett	Wright
Cole	Greenwald	Martin	Seaker	Yale
Cowee	Hager	Mastick	Seelbach	Zimmerman

Mr. Jesse moved to amend as follows:

Page 109, line 19, at the end of the paragraph after the word "railroads" insert in italics the following:

"The commission shall also consider the importance of cheap transit and uniform fares throughout such city from the point of view of municipal development and social well-being. In case the commission finds that the full cost of transit service including carrying charges on the city's investment cannot, under its plan, be covered by a general five-cent fare, the commission shall submit to the local authorities of such city, with a complete statement of the facts showing its reasons therefor, a proposition for such a reasonable increase of fare above five cents as may be required to cover the full cost of service, and in case such local authorities shall refuse or fail to approve such proposition by resolution duly adopted and entered upon its records within sixty (60) days after the submission of such proposition to them by the commission, then the commission may in its discretion cause such proposition to be submitted to the electors of such city at the next general election held not less than thirty (30) days after the expiration of the period allowed to the local authorities for action on such proposition, or at a special election to be called for the purpose not less than thirty (30) days after the expiration of such period. In case such proposition for an increase in fares is not approved by the local authorities, and being submitted thereafter to a vote of the electors is not approved by popular vote, the commission shall provide in its plan for meeting the necessary cost of transit service by other means than an increase in the fare above five cents."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

AYES 49

NOES 89

Those who voted in the affirmative were:

Antin	Dickstein	Henderson	McKee	Schwab
Aronson	Di Perro	Jager	McLoughlin	Smith M L
Baum	Donohue	Jesse	Merrigan	Solomon
Bloch	Flynn	Kelly	Neary	Steinberg
Burchill	Fox	Kiernan	Nichols	Taylor
Campbell W W	Galgano	Leininger	O'Connor	Ullman
Carroll	Gempler	Lieberman	Pette	Wackerman

Caulfield	Giaccone	Lyman	Reiburn	Wallace
Coogrove	Hackenburg	McArdle	Reilly	Walsh
Crews	Hamill	McDonald	Reiss	

Those who voted in the negative were:

Adler	Dobson	Harris	McGinnies	Smith J C
Bailey	Doherty	Hausner	McWhinney	Smith T K
Barnes	Downs	Hunter	Miller	Soule
Bartholomew	Druss	Hutchinson	Moore J G	Stitt
Betts	Duke	Jacobs	Moore T C	Trahan
Blakely	Ellsworth	Jeffery	Moran	VanWagenen
Bly	Evans	Jenks	Morrissey	Warren
Booth	Everett	Judson	Moses	Webb
Brady	Fenner	Kirkland	Mullen	Wells
Brooks	Finch	Lattin	Porter	Westall
Brundage	Franchot	Lewis	Rayher	Wheelock
Campbell E C	Gaffers	Long	Rice	Whitcomb
Chamberlin	Gage	Lord	Richford	Williams
Cheney	Gardner	Lown	Rowe	Witter
Clayton	Gray	MacFarland	Sackett	Wright
Cole	Greenwald	Martin	Seaker	Yale
Cowee	Hager	Mastick	Seelbach	Zimmerman
Cowley	Harrington	McCleary	Smith C C	

Mr. Jesse moved to amend as follows:

Page 110, line 3, after the word "plan" insert the following:

"In the determination of the value of a utility property under the provisions of this section, the commission shall take into consideration the fact that the property to be acquired is already devoted to the public service and is subject to the obligations and limitations imposed upon it by the laws of the State and the valid franchise contracts under which the property is being operated. It shall also take into consideration among other things the amount of capital honestly and prudently invested in the original acquisition, construction or installation for utility purposes of the physical property subject to acquisition by the municipality, the present condition of such property, its depreciation from all causes and its adaptability and potential usefulness for municipal utility purposes. It shall in its findings of fair value set forth specific findings with respect to each of the elements mentioned in this paragraph and with respect to every other element entering into its determination of fair value."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

AYES 49

NOES 89

Those who voted in the affirmative were:

Antin	Dickstein	Henderson	McKee	Schwab
Aronson	Di Pirro	Jager	McLoughlin	Smith M L
Baum	Donohue	Jesse	Merrigan	Solomon

Bloch	Flynn	Kelly	Neary	Steinberg
Burchill	Fox	Kiernan	Nichols	Taylor
Campbell W W	Galgano	Leininger	O'Connor	Ullman
Carroll	Gempler	Lieberman	Pette	Wackerman
Caulfield	Giaccone	Lyman	Reiburn	Wallace
Coagrove	Hackenburg	McArdle	Reilly	Walsh
Crews	Hamill	McDonald	Reiss	

Those who voted in the negative were:

Adler	Dobson	Harris	McGinnies	Smith J C
Bailey	Doherty	Hausner	McWhinney	Smith T K
Barnes	Downs	Hunter	Miller	Soule
Bartholomew	Druss	Hutchinson	Moore J G	Stitt
Betts	Duke	Jacobs	Moore T C	Trahan
Blakely	Ellsworth	Jeffery	Moran	VanWagenen
Bly	Evans	Jenks	Morrissey	Warren
Booth	Everett	Judson	Moses	Webb
Brady	Fenner	Kirkland	Mullen	Wells
Brooks	Finch	Lattin	Porter	Westall
Brundage	Franchot	Lewis	Rayher	Wheelock
Campbell E C	Gaffers	Long	Rice	Whitcomb
Chamberlin	Gage	Lord	Richford	Williams
Cheney	Gardner	Lown	Rowe	Witter
Clayton	Gray	MacFarland	Sackett	Wright
Cole	Greenwald	Martin	Seaker	Yale
Cowee	Hager	Mastick	Seelbach	Zimmerman
Crowley	Harrington	McCleary	Smith C C	

Mr. Jesse moved to amend as follows:

Page 112, line 13, after "commission" insert the following:
"with the written approval of the Governor after a public hearing given by him."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

AYES 49

NOES 89

Those who voted in the affirmative were:

Antin	Dickstein	Henderson	McKee	Schwab
Aronson	Di Pirro	Jager	McLoughlin	Smith M L
Baum	Donohue	Jesse	Merrigan	Solomon
Bloch	Flynn	Kelly	Neary	Steinberg
Burchill	Fox	Kiernan	Nichols	Taylor
Campbell W W	Galgano	Leininger	O'Connor	Ullman
Carroll	Gempler	Lieberman	Pette	Wackerman
Caulfield	Giaccone	Lyman	Reiburn	Wallace
Coagrove	Hackenburg	McArdle	Reilly	Walsh
Crews	Hamill	McDonald	Reiss	

Those who voted in the negative were were:

Adler	Dobson	Harris	McGinnies	Smith J C
Bailey	Doherty	Hausner	McWhinney	Smith T K
Barnes	Downs	Hunter	Miller	Soule
Bartholomew	Druss	Hutchinson	Moore J G	Stitt
Betts	Duke	Jacobs	Moore T C	Trahan

Blakely	Ellsworth	Jeffery	Moran	VanWagenen	Cole
Bly	Evans	Jenks	Morrissey	Warren	Cowen
Booth	Everett	Judson	Moses	Webb	Crowley
Brady	Fenner	Kirkland	Mullen	Wells	Johnson
Brooks	Finch	Lattin	Porter	Westall	Mr.
Brundage	Franchot	Lewis	Rayher	Wheelock	Mr.
Campbell E C	Gaffers	Long	Rice	Whitcomb	the jud
Chamberlin	Gage	Lord	Richford	Williams	Mr.
Cheney	Gardner	Lown	Rowe	Witter	said
Clayton	Gray	MacFarland	Sackett	Wright	
Cole	Greenwald	Martin	Seaker	Yale	
Cowen	Hager	Mastick	Seelbach	Zimmerman	
Crowley	Harrington	McCleary	Smith C C		

Mr. Di Pirro moved to amend as follows:

Page 28, strike out all lines 8 to 17, inclusive, and that part of line 18 to and including the "comma" after the word "corporation".

Strike out line 22 after the word "chapter", and all of lines 23 to 26, inclusive.

Page 39, strike out all of lines 1 to 5, inclusive, and line 6 up to and including the word "plan".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

AYES 51

NOES 89

Those who voted in the affirmative were:

Antin	Dickstein	Hamill	McDonald	Reilly
Aronson	Di Pirro	Henderson	McKee	Reiss
Baum	Donohue	Jager	McLoughlin	Schwab
Bloch	Flynn	Jesse	Merrigan	Solomon
Bly	Fox	Kelly	Neary	Steinberg
Burchill	Galgano	Kiernan	Nichols	Taylor
Campbell W W	Gempler	Leininger	O'Connor	Ullman
Carroll	Giaccone	Lieberman	Orr	Wackerman
Caulfield	Hackenburg	Lyman	Pette	Wallace
Coogrove	Halpern	McArdle	Reiburn	Walah
Crews				

Those who voted in the negative were:

Adler	Doherty	Hausner	McWhinney	Smith M L
Bailey	Downs	Hunter	Miller	Smith T K
Barnes	Druss	Hutchinson	Moore J G	Soule
Bartholomew	Duke	Jacobs	Moore T C	Stitt
Betts	Ellsworth	Jeffery	Moran	Trahan
Blakely	Evans	Jenks	Morrissey	VanWagenen
Booth	Everett	Judson	Moses	Warren
Brady	Fenner	Kirkland	Mullen	Webb
Brooks	Finch	Lattin	Porter	Wells
Brundage	Franchot	Lewis	Rayher	Westall
Campbell E C	Gaffers	Long	Rice	Wheelock
Chamberlin	Gage	Lord	Richford	Whitcomb
Cheney	Gardner	Lown	Rowe	Williams
Clayton	Gray	MacFarland	Sackett	Witter

Cole	Greenwald	Martin	Seaker	Wright
Cowee	Hager	Mastick	Seelbach	Yale
Crowley	Harrington	McCleary	Smith C C	Zimmerman
Dobson	Harris	McGinnies	Smith J C	

Mr. Donohue moved to recommit said bill to the committee on the judiciary.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

AYES 50

NOES 94

Those who voted in the affirmative were:

Antin	Crews	Hamill	McArdle	Reilly
Aronson	Dickstein	Hawkins	McDonald	Reiss
Baum	Di Pirro	Henderson	McKee	Schwab
Beasley	Donohue	Jager	McLoughlin	Smith M L
Bloch	Flynn	Jesse	Merrigan	Solomon
Burchill	Fox	Kelly	Neary	Steinberg
Campbell W W	Galgano	Kiernan	Nichols	Taylor
Carroll	Giaccone	Leininger	O'Connor	Ullman
Caulfield	Hackenburg	Lieberman	Orr	Wackerman
Cosgrove	Halpern	Lyman	Reiburn	Walsh

Those who voted in the negative were:

Adler	Crowley	Hager	McCleary	Smith C C
Bailey	Dobson	Harrington	McGinnies	Smith J C
Barnes	Doherty	Harris	McWhinney	Smith T K
Bartholomew	Downs	Hausner	Miller	Soule
Betts	Druss	Hunter	Moore J G	Stitt
Blakely	Duke	Hutchinson	Moore T C	VanWagenen
Blodgett	Ellsworth	Jacobs	Moran	Wallace
Bly	Evans	Jeffery	Morrissey	Warren
Booth	Everett	Jenks	Moses	Webb
Borkowski	Fenner	Judson	Mullen	Wells
Brady	Finch	Kirkland	Pette	Westall
Brooks	Franchot	Lattin	Porter	Wheelock
Brundage	Frerichs	Lewis	Rayher	Whitcomb
Campbell E C	Gaffers	Long	Rice	Williams
Chamberlin	Gage	Lord	Richford	Witter
Cheney	Gardner	Lown	Rowe	Wright
Clayton	Gempier	MacFarland	Sackett	Yale
Cole	Gray	Martin	Seaker	Zimmerman
Cowee	Greenwald	Mastick	Seelbach	

Said bill was then read the second time.

On motion of Mr. Adler, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 926, Int. No. 562) entitled "An act to amend the Prison Law, in relation to compensation of prisoners," having been announced for a third reading,

On motion of Mr. Ullman, said bill was recommitted to the committee on the judiciary, retaining its place on the order of third reading.

The bill (No. 981, Int. No. 108) entitled "An act to amend the Civil Rights Law, in relation to the recovery of damages suffered by reason of selling or giving away intoxicating liquor," having been announced,

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 81

NOES 62

Those who voted in the affirmative were:

Adler	Cowee	Greenwald	Lord	Seaker
Bailey	Crowley	Hager	Lown	Smith C C
Barnes	Dobson	Harrington	McFarland	Smith J C
Bartholomew	Downs	Harris	Martin	Smith T K
Betts	Duke	Hausner	Mastick	Soule
Blakely	Ellsworth	Hunter	McCleary	VanWagenen
Blodgett	Evans	Hutchinson	McGinnies	Webb
Booth	Everett	Jacobs	McWhinney	Wells
Brady	Fenner	Jager	Miller	Westall
Brooks	Finch	Jeffery	Moore T C	Wheelock
Brundage	Franchot	Jenks	Moran	Whitcomb
Campbell E O	Frerichs	Judson	Porter	Williams
Campbell W	Gaffers	Kirkland	Rice	Witter
Chamberlin	Gage	Lattin	Richford	Wright
Cheney	Gardner	Lewis	Rowe	Yale
Clayton	Gray	Long	Sackett	Zimmerman
Cole				

Those who voted in the negative were:

Antin	Di Pirro	Henderson	Morrissey	Schwab
Aronson	Doherty	Kelly	Moses	Seelbach
Baum	Donohue	Kiernan	Mullen	Smith M L
Beasley	Druss	Leininger	Neary	Solomon
Bloch	Flynn	Lieberman	Nichols	Steinberg
Bly	Fox	Lyman	O'Connor	Stitt
Borkowski	Galgano	McArdle	Orr	Taylor
Burchill	Gempler	McDonald	Pette	Ullman
Carroll	Giaccone	McKee	Rayher	Wackerman
Caulfield	Hackenberg	McLoughlin	Reiburn	Wallace
Cosgrove	Halpern	Merrigan	Reilly	Walsh
Crews	Hamill	Moore J G	Reiss	Warren
Dickstein	Hawkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1176, Int. No. 106) entitled "An act to amend the Code of Criminal Procedure, in relation to the enforcement of laws relating to intoxicating liquor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 81

NOES 62

Those who voted in the affirmative were:

Adler	Cowee	Greenwald	Lord	Seaker
Bailey	Crowley	Hager	Lown	Smith C C
Barnes	Dobson	Harrington	McFarland	Smith J C
Bartholomew	Downs	Harris	Martin	Smith T K
Betta	Duke	Hausner	Mastick	Soule
Blakely	Ellsworth	Hunter	McCleary	VanWagenen
Blodgett	Evans	Hutchinson	McGinnies	Webb
Booth	Everett	Jacobs	McWhinney	Wells
Brady	Fenner	Jager	Miller	Westall
Brooks	Finch	Jeffery	Moore T C	Wheelock
Brundage	Franchot	Jenks	Moran	Whitcomb
Campbell B C	Frerichs	Judson	Porter	Williams
Campbell W W	Gaffers	Kirkland	Rice	Witter
Chamberlin	Gage	Lattin	Richford	Wright
Cheney	Gardner	Lewis	Rowe	Yale
Clayton	Gray	Lord	Sackett	Zimmerman
Cole				

Those who voted in the negative were:

Antin	Di Pirro	Henderson	Morrissey	Schwab
Aronson	Doherty	Kelly	Moses	Seelbach
Baum	Donohue	Kiernan	Mullen	Smith M L
Beasley	Druss	Leininger	Neary	Solomon
Bloch	Flynn	Lieberman	Nichols	Steinberg
Bly	Fox	Lyman	O'Connor	Stitt
Borkowski	Galgano	McArdle	Orr	Taylor
Burchill	Gempler	McDonald	Pette	Ullman
Carroll	Giaccone	McKee	Rayher	Wackerman
Caulfield	Hackenburg	McLoughlin	Reiburn	Wallace
Cosgrove	Halpern	Merrigan	Reilly	Walsh
Crews	Hamill	Moore J G	Reiss	Warren
Dickstein	Hawkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1205, Int. No. 107) entitled "An act to amend the Penal Law, in relation to intoxicating liquor, repealing the Liquor Tax Law and the City Local Option Law, and providing for completing the unfinished business of the State Excise Department," having been announced, Mr. O'Connor moved that said bill be recommitted to the committee on excise with instructions to report the same forthwith amended as follows:

Page 4, lines 16 and 17, strike out the words "was legally his property before the enactment of this section and".

Page 4, lines 21 and 22, strike out the words "not transiently but solely as a residence."

Page 11, strike out lines 14 and 15.

Line 16, change "4" to "3".

Line 18, change "5" to "4".

Line 20, change "6" to "5".

Pages 13, 14, 15 and 16 strike out all of section 1217.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 81

NOES 62

Those who voted in the affirmative were:

Adler	Cowee	Greenwald	Lord	Seaker
Bailey	Crowley	Hager	Lowm	Smith C C
Barnes	Dobson	Harrington	MacFarland	Smith J C
Bartholomew	Downs	Harris	Martin	Smith T K
Betts	Duke	Hausmer	Mastick	Soule
Blakely	Ellsworth	Hunter	McCleary	VanWagenen
Blodgett	Evans	Hutchinson	McGinnies	Webb
Booth	Everett	Jacobs	McWhinney	Wells
Brady	Fenner	Jager	Miller	Westall
Brooks	Finch	Jeffery	Moore T C	Wheelock
Brundage	Franchot	Jenks	Moran	Whitcomb
Campbell E C	Frerichs	Judson	Porter	Williams
Campbell W W	Gaffers	Kirkland	Rice	Witter
Chamberlin	Gage	Lattin	Richford	Wright
Cheney	Gardner	Lewis	Rowe	Yale
Clayton	Gray	Long	Sackett	Zimmerman
Cole				

Those who voted in the negative were:

Antin	Di Perro	Henderson	Morrissey	Schwab
Aronson	Doherty	Kelly	Moses	Seelbach
Baum	Donohue	Kiernan	Mullen	Smith M L
Beasley	Druss	Leininger	Neary	Solomon
Bloch	Flynn	Lieberman	Nichols	Steinberg
Bly	Fox	Lyman	O'Connor	Stitt
Borkowski	Galgano	McArdle	Orr	Taylor
Burchill	Gempler	McDonald	Pette	Ullman
Carroll	Giaccone	McKee	Rayher	Wackerman
Caulfield	Hackenburg	McLoughlin	Reiburn	Wallace
Cogrove	Halpern	Merrigan	Reilly	Walsh
Crews	Hamill	Moore J G	Reiss	Warren
Dickstein	Hawkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1111, Int. No. 782) entitled "An act authorizing designated authorities in behalf of the State of New York to enter into an agreement or compact with designated authorities of the State of New Jersey for the creation of the 'Port of New York District,' the establishment of 'The Port of New York Authority,' and the defining of the powers and duties of such authority," having been announced,

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 116

NOES 29

Those who voted in the affirmative were:

Adler	Crews	Hager	Mastick	Seelbach
Aronson	Crowley	Halpern	McCleary	Smith O C
Bailey	Di Perro	Harrington	McGinnies	Smith J O
Barnes	Dobson	Harris	McWhinney	Smith M L
Bartholomew	Doherty	Hausner	Merrigan	Smith T K
Baum	Downs	Hawkins	Miller	Soule
Betts	Druss	Hunter	Moore J G	Steinberg
Blakely	Duke	Hutchinson	Moore T C	Stitt
Blodgett	Ellsworth	Jacobs	Moran	Trahan
Bly	Evans	Jager	Morrissey	Ullman
Booth	Everett	Jeffery	Moses	Van Wagenen
Borkowski	Fenner	Jenks	Mullen	Wallace

Brady	Finch	Jesse	Neary	Warren
Brooks	Fox	Judson	Nichols	Webb
Brundage	Franchot	Kirkland	Pette	Wells
Campbell E O	Frerichs	Lattin	Porter	Westall
Campbell W W	Gaffers	Lewis	Rayher	Wheelock
Carroll	Gage	Lieberman	Reiss	Whitcomb
Caulfield	Gardner	Long	Rice	Williams
Chamberlin	Gempner	Lord	Richford	Witter
Cheney	Giaccone	Lown	Rowe	Wright
Clayton	Gray	MacFarland	Sackett	Yale
Cole	Greenwald	Martin	Seaker	Zimmerman
Cowee				

Those who voted in the negative were:

Antin	Donohue	Kelly	McKee	Schwab
Beasley	Flynn	Kiernan	McLoughlin	Solomon
Bloch	Galgano	Leininger	O'Connor	Taylor
Burchill	Hackenburg	Lyman	Orr	Wackerman
Cosgrove	Hamill	McArdle	Reiburn	Walsh
Dickstein	Henderson	McDonald	Reilly	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1117, Int. No. 76) entitled "An act to amend the Town Law, in relation to street lighting," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Perro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T E
Beasley	Downs	Hunter	Merrigan	Solomon
Betts	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagenen
Brady	Flynn	Kelly	Neary	Wackerman

Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reisa	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Coagrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 932, Int. No. 557) entitled "An act to amend the Conservation Law, in relation to pickerel," having been announced, Mr. Brundage moved that said bill be recommitted to the committee on conservation with instructions to report the same forthwith amended as follows:

Page 2, line 4, strike out the word "twelve" and insert in italics "fifteen".

Page 2, line 5, strike out the word "twenty" and insert in italics "fifteen".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Everett, from the committee on conservation, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading

The bill (No. 500, Int. No. 487) entitled "An act to validate, legalize and confirm the proceedings of the common council and inspectors of election of the city of Fulton, in the matter of the submission of certain propositions at a special taxpayers' election to raise money for the benefit of the fire, police and poor funds of said city, the canvassing of the votes cast at said election, obligations of said city incurred pursuant thereto, and authorizing the issuance and sale of bonds therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betts	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagenen
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burehill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Ravher	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giacocone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Westall offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of villages be discharged from the further consideration of Senate bill (No. 640, Rec. No. 150) entitled "An act to amend chapter eight hundred and eighteen of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the village of Port Chester,' in relation to amount to be raised for public health purposes."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Westall, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Westall, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J O
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhianey	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betts	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fennet	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	Van Wagoner
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kierman	Nichols	Wallace
Brundage	Franehot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E O	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cogrove	Hackenburg	Martin	Rowe	Yale
Covee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1063, Int. No. 976) entitled "An act to amend chapter eight hundred and eighteen of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the village of Port Chester,' in relation to amount to be raised for public health purposes," having been announced for a third reading,

On motion of Mr. Westall, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 95, Int. No. 95) entitled "An act to authorize the adjutant-general of the State to issue arms and ammunition to posts of the United Spanish War Veterans, the Veterans of Foreign Wars of the United States and the American Legion," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betts	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagenen
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reburn	Wheelock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Westall offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of villages be discharged from the further consideration of Senate bill (No. 638, Rec. No. 131) entitled 'An act to amend chapter one hundred and six of the Laws of nineteen hundred and six, entitled 'An act creating the office of police justice and assistant police justice, in the village of Port Chester, in the county of Westchester, and to provide for the raising annually an amount sufficient to pay the salaries of said officers,' in relation to the compensation of the police justice."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Westall, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Westall, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betts	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagenen
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock

Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Coagrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1101, Int. No. 1013) entitled "An act to amend chapter one hundred and six of the Laws of nineteen hundred and six, entitled 'An act creating the office of police justice and assistant police justice, in the village of Port Chester, in the county of Westchester, and to provide for the raising annually an amount sufficient to pay the salaries of said officers,' in relation to the compensation of the police justice," having been announced for a third reading,

On motion of Mr. Westall, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 28, Int. No. 28) entitled "An act to amend the Military Law, in relation to the erection of an armory in the borough of Richmond, city of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betts	Druse	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Elleworth	Jager	Moore T C	Stitt

Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagenen
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenbush	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 392, Int. No. 389) entitled "An act to amend the Decedent Estate Law, in relation to descent of real property to surviving husband or wife of intestate under certain conditions," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betts	Druss	Miller	Moore J G	Soule
Blakely	Duke	Jacobs	Moore T C	Steinberg
Bloch	Ellsworth	Jager	Moran	Stitt
Blodgett	Evans	Jeffery	Morrissey	Taylor
Bly	Everett	Jenks	Moses	Trahan
Booth	Fenner	Jesse	Mullen	Ullman
Borkowski	Finch	Judson	Neary	VanWagenen
Brady	Flynn	Kelly	Nichols	Wackerman
Brooks	Fox	Kiernan		Wallace

Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E O	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reiburn	Wheeslock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 372, Int. No. 894) entitled "An act to amend chapter one hundred and twenty-two of the Laws of nineteen hundred and nineteen, entitled 'An act to provide a service ribbon and medals of honor for citizens of this State who entered the service of the United States of America in the war with the German empire and its allies as a volunteer or otherwise, and making an appropriation therefor,' in relation to persons entitled to service ribbons and medals of honor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Peasley	Downs	Hunter	Merrigan	Solomon
Petts	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagoner
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace

Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Lattin offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of Senate bill (No. 594, Rec. No. 118) entitled "An act to legalize and confirm the official act of notaries public and commissioners of deeds."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Lattin, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Lattin, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McClearv	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betta	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt

Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagenen
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E O	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carrroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 887, Int. No. 829) entitled "An act to legalize and confirm the official act of notaries public and commissioners of deeds," having been announced for a third reading,

On motion of Mr. Lattin, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 891, Int. No. 833) entitled "An act to amend the Decedent Estate Law, in relation to investment of trust funds," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beaaley	Downs	Hunter	Merrigan	Solomon
Betts	Druss	Hutchinson	Miller	Soule

Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagenen
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1087, Int. No. 999) entitled "An act to amend the Code of Civil Procedure, in relation to the compensation of the surrogate's court stenographer of Oneida county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betts	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagenen

Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayner	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1260, Int. No. 1136) entitled "An act to legalize and validate the acts and proceedings of the village of Tupper Lake, its voters, officers and agents, in relation to the issuance and sale of water bonds of said village in the amount of one hundred thousand dollars; to authorize the issuance and sale of said bonds and to provide for raising annually, by tax a sum sufficient to pay the principal and interest of such bonds as they become due," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betts	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagenen

Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 230, Int. No. 228) entitled "An act to amend the Election Law, in relation to compensation of election officers in cities of over one million inhabitants," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betts	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagenen
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall

Caulfield	Gardner	Long	Reiburn	Wheelock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1081, Int. No. 993) entitled "An act to amend the Insurance Law, in relation to deposit of securities," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betts	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagenen
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1033, Int. No. 948) entitled, "An act to amend chapter six hundred and seventeen of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the Round Lake Camp Meeting Association of the Methodist Episcopal Church of the Troy Conference,' in relation to enforcement of ordinances of such association," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betts	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagenen
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1364, Int. No. 311) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the filing of affidavits in certain cases," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betts	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagenen
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1365, Int. No. 493) entitled "An act to amend the Insurance Law, in relation to taxation of foreign corporations and foreign insurers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betts	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagenen
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1298, Int. No. 1174) entitled "An act to ratify, confirm and legalize the acts and proceedings had and taken by union free school district number eight of the towns of Hanover and Sheridan, Chautauqua county, New York, and its board of education, officers, agents and voters, in relation to the issuance and sale of school district bonds in the amount of two hundred and sixty-six thousand dollars for the erection of a new high school building therein, and to provide for the issuance, sale and payment of such bonds," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betts	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagenen
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reiturn	Wheelock
Chamberlin	Gempler	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Steinberg moved to take from the table his motion to reconsider the vote by which Assembly bill (No. 193, Int. No. 193) entitled "An act to amend the Penal Law, in relation to failure to protect horses from slipping," was lost.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Said bill having been announced, Mr. Steinberg moved to reconsider the vote by which said bill was lost.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said

bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 145

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McLoughlin	Smith M L
Baum	Donohue	Henderson	McWhinney	Smith T K
Beasley	Downs	Hunter	Merrigan	Solomon
Betts	Druss	Hutchinson	Miller	Soule
Blakely	Duke	Jacobs	Moore J G	Steinberg
Bloch	Ellsworth	Jager	Moore T C	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagenen
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock
Chamberlin	Gempfer	Lord	Reilly	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Mr. Steinberg moved that said bill be recommitted to the committee on codes with instructions to report the same forthwith amended as follows:

Page 1, line 8, after the word "highway" insert in italics the following: "in any city of the first or second class".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Duke, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

By unanimous consent, Mr. Everett offered for the consideration of the House a resolution, in the words following:

[ASSEMBLY JOURNAL] 130

Whereas, One-half the land area of New York State is potential forest land, suitable for growing trees and not for agriculture, but only a small proportion of such potential forest land is now being properly handled for the production of successive timber crops; and

Whereas, Even with a proper administration of all potential forest land within the State, New York will continue to be unable to grow sufficient timber to meet the great demands of the State's enormously important wood using industries, and thus must at all times import much lumber from without the State; and

Whereas, Other States in the great timber producing regions of the United States are each year cutting far more timber than they annually produce, with the result that serious timber shortage for the whole nation has already been definitely forecasted by the United States Forest Service, so that correct forestry practices in other States are equally as important to the industries of New York State as correct forestry practices in New York State itself; and

Whereas, There is now pending in the Congress of the United States a bill, H. R. 15327, which recognizes the principle of Federal leadership and cooperation with the States in forestry matters, and which proposes to establish in the fundamental Federal forest policy those principles which have long been recognized as wise and effective in the forestry laws and practices of New York State, and to extend to the individual States financial and other assistance in the application of those principles; and

Whereas, It is the sense of the Legislature of the State of New York that it is of the most urgent importance to the entire country and to each individual State which either produces or uses forest products to immediately institute strong and constructive measures to check the waste of forest resources and to insure the production of merchantable timber upon all potential forest land, but without impairing the great wood using industries, upon which the material prosperity and even culture and civilization of this country depend; now, therefore, be it

Resolved (if the Senate concur), That the Legislature of the State of New York hereby endorses the Federal Forest Policy formulated by the United States Forest Service, and presented in a bill introduced in the Congress of the United States, known as H. R. 15327, and that the representatives of this State in Congress be and they hereby are requested to do all in their power to secure the passage of such bill.

which was referred to the committee on conservation.

The Senate returned the concurrent resolution recalling from the Governor, for the purpose of amendment, Assembly bill (No. 1109, Int. No. 186) entitled "An act to repeal chapter six of the Laws of nineteen hundred and two, entitled 'An act to provide for the appointment of an assistant district attorney in Saratoga county,'" with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the bill (No. 1055, Int. No. 968) entitled "An act to authorize the local assessment of certain Barge canal and terminal lands of the State in the city of North Tonawanda, for the benefit thereto from the paving of Sweeney street in such city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of North Tonawanda.

The Senate returned the bill (No. 789, Int. No. 736) entitled "An act ratifying the purchase by the Commissioners of the Home of the City and Town of Newburgh of lands adjoining the premises owned by them," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Newburgh.

The Senate returned the bill (No. 501, Int. No. 488) entitled "An act to validate, legalize and confirm the proceedings of the commissioner of public works and the common council of the city of Fulton in the matter of improving certain streets in said city at the expense of the city at large, and authorizing the issuance and sale of bonds to pay the cost thereof," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Fulton.

The Senate returned the Assembly bill (No. 362, Senate Reprint No. 937, Int. No. 362) entitled "An act to further amend chapter two hundred and eighty-eight of the Laws of nineteen

hundred and six, entitled 'An act to revise the charter of the city of Hornellsville, and to change the name thereof,' generally."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Hornellsville.

The Senate returned the Assembly bill (No. 629, Senate Reprint No. 897, Int. No. 104) entitled "An act in relation to employers' liability, constituting chapter seventy-three of the Consolidated Laws."

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 676, Int. No. 640) entitled "An act to amend the Village Law, in relation to the establishment of police departments in certain villages."

Also, the bill (No. 563, Int. No. 543) entitled "An act to amend chapter four hundred and eighty-five of the Laws of nineteen hundred and three, entitled 'An act to incorporate the Firemen's Benevolent Fund Association of the city of New Rochelle, New York,' in relation to changing the corporate name of such association," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the bill (No. 937, Int. No. 859) entitled "An act to amend the Village Law, in relation to the regulation of the use of village docks."

Also, the bill (No. 1047, Int. No. 960) entitled "An act to amend the County Law, in relation to the compensation of supervisors in Hamilton and Herkimer counties."

Also, the bill (No. 731, Int. No. 606) entitled "An act to amend the Judiciary Law, in relation to adjournments of court, jurors and court attendants."

Also, the bill (No. 779, Int. No. 146) entitled "An act to amend the Tax Law, in relation to the time of service of notice of special franchise valuations and rates of equalization."

Also, the bill (No. 647, Int. No. 613) entitled "An act to amend chapter seven hundred and fifty-five of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the Port Jervis Water Works Company,' as amended, in relation to increasing the capital stock," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

Also, the bill (No. 968, Int. No. 890) entitled "An act authorizing the city of Elmira to issue bonds for paving purposes," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Elmira.

A communication was received from Hon. Henry M. Leonard, mayor of the city of Newburgh returning Assembly bill (No. 634, Int. No. 600) entitled "An act to authorize the city of Newburgh to close portions of public streets in said city and to convey the same to the West Shore Railroad Company," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Henry M. Leonard, mayor of the city of Newburgh, returning Assembly bill (No. 635, Int. No. 601) entitled "An act to amend chapter five hundred and ninety of the Laws of nineteen hundred and seventeen, entitled 'An act to provide a charter for the city of Newburgh,' in relation to wards," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

The privileges of the floor were extended to Hon. E. O. Davies, Hon. W. S. McNab.

On motion of Mr. Adler, the House adjourned.

THURSDAY, MARCH 17, 1921

The House met pursuant to adjournment.

Prayer by Rev. Creighton R. Story.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with, and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Judiciary Law, in relation to salaries of confidential clerks to Supreme Court justices in the ninth judicial district" (No. 893, Rec. No. 162), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Greater New York charter, in relation to the exchange of laboratory products and the sale of city water" (No. 969, Rec. No. 163), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the qualifications of city magistrates" (No. 173, Rec. No. 164), which was read the first time and referred to the committee on affairs of cities.

"An act to amend section four hundred and sixty-one of the Judiciary Law, relative to the qualifications of members of the State Board of Law Examiners" (No. 188, Rec. No. 165), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Civil Service Law, in relation to the retirement of officers and employees in the State civil service" (No. 963, Rec. No. 166), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Judiciary Law, in relation to the expense of preliminary investigations in disbarment proceedings" (No. 529, Rec. No. 167), which was read the first time and referred to the committee on the judiciary.

"An act to authorize the audit of a claim of the Glyndon Contracting Company" (No. 574, Rec. No. 168), which was read the first time and referred to the committee on claims.

"An act to amend the Greater New York charter, in relation to regulation of public dances" (No. 1016, Rec. No. 169), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Decedent Estate Law, in relation to legacies and devises to issue of a decedent" (No. 694, Rec. No. 170), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Decedent Estate Law, in relation to charging real property with general legacies" (No. 696, Rec. No. 171), which was read the first time and referred to the committee on the judiciary.

"An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the real estate of Saint Mary's church, a religious corporation, in the borough of Bronx, city of New York" (No. 701, Rec. No. 172), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Tax Law, in relation to income tax interest" (No. 713, Rec. No. 173), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Tax Law, in relation to income tax deductions" (No. 714, Rec. No. 174), which was read the first time and referred to the committee on taxation and retrenchment.

"An act providing for the laying out, opening and improving of a public street or streets adjoining the southerly, easterly, westerly and northerly sides of the station building of the New York Central Railroad Company, between Forty-second street and Forty-fifth street, in the vicinity of Park avenue, in the borough of Manhattan, city of New York" (No. 748, Rec. No. 175), which was read the first time and referred to the committee on affairs of cities.

"An act to authorize the commissioners of the sinking fund of the city of New York to cancel and annul all taxes and water rents which are now a lien upon property of the New York Bible Society, a religious corporation in the borough of Manhattan, city of New York" (No. 783, Rec. No. 176), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to the rehearing of charges against and the reinstatement of uniformed members of the police force who have served in the military or naval service of the United States" (No. 787, Rec. No. 177), which was read the first time and referred to the committee on affairs of cities.

"An act relative to courts of domestic relations in the city of New York" (No. 812, Rec. No. 178), which was read the first time and referred to the committee on affairs of cities.

"An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of Institutional Synagogue, a religious corporation in the city of New York" (No. 848, Rec. No. 179), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to the furnishing of court rooms and supplies for the Supreme Court" (No. 865, Rec. No. 180), which was read the first time and referred to the committee on affairs of cities.

"An act to repeal chapter one hundred and forty-two of the Laws of eighteen hundred and fifty-four, entitled 'An act to regulate stage routes in the city of New York, and to provide for the formation of companies to operate the same'" (No. 882, Rec. No. 181), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Transportation Corporations Law, in relation to stage coach corporations" (No. 883, Rec. No. 182), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Tax Law, in relation to charitable exemptions" (No. 732, Rec. No. 183), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Public Service Commissions Law, in relation to creating the public service commission and the transit commission, defining the jurisdiction, powers and duties of such commissions, and abolishing the Public Service Commission of the First District, the Public Service Commission of the Second District and the office of Transit Construction Commissioner" (No. 1070, Rec. No. 185), which was read the first time and referred to the committee on the judiciary.

Mr. Antin introduced a bill entitled "An act to amend the General City Law and the Labor Law, authorizing cities to create housing boards, creating a State advisory housing board, and

making an appropriation therefor" (Int. No. 1342), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the General Municipal Law, in relation to allowances by child welfare boards" (Int. No. 1343), which was read the first time and referred to the committee on affairs of cities.

Also, "An act to amend the General Municipal Law, in relation to the payments to guardians of awards made by child welfare boards" (Int. No. 1344), which was read the first time and referred to the committee on affairs of cities.

Also, "An act to amend the General Municipal Law, in relation to regulations governing allowances by boards of child welfare" (Int. No. 1345), which was read the first time and referred to the committee on affairs of cities.

Also, "An act to amend the General Municipal Law, in relation to allowances by local boards of child welfare" (Int. No. 1346), which was read the first time and referred to the committee on affairs of cities.

Mr. Bartholomew introduced a bill entitled "An act to amend the Education Law, in relation to medical inspection of pupils in the public schools" (Int. No. 1347), which was read the first time and referred to the committee on public education.

Mr. Beasley introduced a bill entitled "An act to amend the Stock Corporation Law, in relation to purchase of stock of other corporations" (Int. No. 1348), which was read the first time and referred to the committee on the judiciary.

Mr. Burchill introduced a bill entitled "An act to amend the State Charities Law, in relation to the support of patients in Craig Colony" (Int. No. 1349), which was read the first time and referred to the committee on charitable and religious societies.

Mr. Duke introduced a bill entitled "An act to amend the Penal Law, in relation to public traffic on Sunday" (Int. No. 1350), which was read the first time and referred to the committee on codes.

Mr. Halpern introduced a bill entitled "An act to amend the Military Law, in relation to certain State and municipal officers and employees who served in Federal military, naval or marine

service during the World War" (Int. No. 1351), which was read the first time and referred to the committee on military affairs.

Mr. Lattin introduced a bill entitled "An act to amend the Public Health Law, in relation to the practice of medicine" (Int. No. 1352), which was read the first time and referred to the committee on public health.

Mr. Lord introduced a bill entitled "An act to provide for the erection of a suitable monument to commemorate the services of the Ninetieth and Ninety-first Regiments, New York State Volunteers, at Key West, Florida, and making an appropriation therefor" (Int. No. 1353), which was read the first time and referred to the committee on ways and means.

Mr. Lord introduced a bill entitled "An act making an appropriation for the payment of claims audited and revised under chapter one hundred and seventy-six of the Laws of eighteen hundred and fifty-nine, on account of expenses incurred by certain individuals in the War of Eighteen Hundred and Twelve" (Int. No. 1354), which was read the first time and referred to the committee on ways and means.

Mr. Martin introduced a bill entitled "An act to abolish civil arrest and body execution except for certain causes" (Int. No. 1355), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend the Judiciary Law, in relation to providing for licensing of persons to advise respecting the law of a foreign country" (Int. No. 1356), which was read the first time and referred to the committee on the judiciary.

Also, "An act to create a commission on the law of evidence, and making an appropriation therefor" (Int. No. 1357), which was read the first time and referred to the committee on ways and means.

Also, "An act to create a commission to investigate the subject of marriage and divorce and making an appropriation therefor" (Int. No. 1358), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the Penal Law, in relation to providing against persons not duly licensed advising within the State, for compensation, respecting the law of a foreign country, or main-

taining an office within the State for such purpose" (Int. No. 1359), which was read the first time and referred to the committee on codes.

Also, "An act to create a commission to propose to the Legislature a plan for reducing the accumulation of law reports, for improving or superseding the existing system of reporting opinions of the courts, and thereby expediting judicial procedure, and making an appropriation therefor" (Int. No. 1360), which was read the first time and referred to the committee on ways and means.

Mr. McLoughlin introduced a bill entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section one of article seven of the Constitution, in relation to loaning the credit or money of the State" (Int. No. 1361), which was read the first time and referred to the committee on the judiciary.

Mr. J. G. Moore introduced a bill entitled "An act to amend chapter four hundred and fifteen of the Laws of nineteen hundred and thirteen, entitled 'An act to establish a State commission for improving the condition of the blind in the State of New York, making an appropriation therefor,' in relation to the powers of the New State Commission for the Blind" (Int. No. 1362), which was read the first time and referred to the committee on ways and means.

Mr. Ullman introduced a bill entitled "An act to amend the Prison Law, in relation to commutation of sentences of convicts" (Int. No. 1363), which was read the first time and referred to the committee on penal institutions.

Also, "An act to amend the Penal Law, in relation to punishment for fourth conviction of a felony" (Int. No. 1364), which was read the first time and referred to the committee on codes.

Mr. Zimmerman introduced a bill entitled "An act to amend the Railroad Law, in relation to proceedings for alteration of a grade crossing instituted on petition of a board of supervisors of a county or town board of one or more towns (Int. No. 1365), which was read the first time and referred to the committee on railroads.

Mr. Yale introduced a bill entitled "An act to define and regulate the practice of chiropractic" (Int. No. 1366), which was read the first time and referred to the committee on the judiciary.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Zimmerman (No. 322, Int. No. 321) entitled "An act to amend chapter three hundred and four of the Laws of nineteen hundred and nineteen, entitled 'An act to create the board of equalization for the county of Erie for the equalization of taxes and assessments and to define its powers and duties,' in relation to the compensation of the commissioners of equalization," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Morrissey, Bly, Franchot, Rayher, Frerichs, Lieberman, Reiburn, Lyman.

Also, Assembly bill introduced by Mr. Harrington (No. 364, Int. No. 364) entitled "An act to amend the Tax Law, in relation to exemption from taxation," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Morrissey, Franchot, Rayher, Frerichs, Lieberman, Reiburn, Lyman.

Also, Assembly bill introduced by Mr. Evans (No. 675, Int. No. 639) entitled "An act to amend the Tax Law, in relation to fees of collector on returned taxes in Herkimer county," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Morrissey, Bly, Franchot, Rayher, Frerichs, Lieberman, Reiburn, Lyman.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Bly (No. 985, Int. No. 900) entitled "An act to amend the Tax Law, in relation to the payment over and distribution of taxes, and expenses of officers," reported in favor of the passage of the same with the following amendments:

On page 2, line 2, after the word "hands" strike out the comma and insert in place thereof a period; strike out "except that recording officers"; substitute in the word "in" the capital "I".

On line 3, after the word "New York" strike out the remainder of the line.

Strike out all of lines 4, 5, 6, 7, 8, 9.

Line 10, strike out "Richmond not less than two thousand dollars per annum and".

Line 11, insert before the word "clerks", the words "recording officers".

Line 11, strike out "paid".

Those who voted in the affirmative were: Messrs. Judson, Downs, Moore, T. C., Morrissey, Bly, Franchot, Rayher, Frerichs, Lieberman, Reiburn, Lyman.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Wells (No. 71, Int. No. 71) entitled "An act to amend the Tax Law, in relation to the use of real property exempt from taxation for registration and polling places," reported in favor of the passage of the same with the following amendments:

On page 2, line 26, strike out all new matter.

On page 3, strike out all of line 1, all of line 2 and new matter on line 3 and in place thereof insert the following words: "The use of any such real property as a polling place upon days of registration and election shall not be deemed to impair any exemption from taxation otherwise applicable thereto."

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Morrissey, Bly, Rayher, Lieberman.

Those who voted in the negative were: Messrs. Franchot, Frerichs, Reiburn, Lyman.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Di Pirro (No. 379, Int. No. 376) entitled "An act to amend the Tax Law,

in relation to exemption of property owned by certain veteran associations of the army and navy," reported in favor of the passage of the same with the following amendments:

On page 2, line 3, take out the period after "post" and add the following words: "and from which no rents, profits or income are derived."

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Morrissey, Franchot, Rayher, Frerichs, Lieberman, Reiburn, Lyman.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Harris, from the committee on public education, to which was referred Assembly bill introduced by Mr. Martin (No. 1089, Int. No. 1001) entitled "An act to amend the Education Law, in relation to compensation of librarian of the Supreme Court library at Utica, and abolishing the office of assistant librarian," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Harris, Soule, Gage, Miss M. L. Smith, Jacobs, Greenwald, Wright, Bailey, Moses, McKee, McArdle, O'Connor.

Also Assembly bill introduced by Mr. McKee (No. 1193, Int. No. 1072) entitled "An act to amend the Education Law, in relation to salary of librarian of law library in Bronx county," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Harris, Soule, Gage, Miss M. L. Smith, Jacobs, Greenwald, Wright, Bailey, Moses, McKee, McArdle, O'Connor.

Mr. Harris, from the committee on public education, to which was referred Assembly bill introduced by Mr. T. C. Moore (No. 1092, Int. No. 1004) entitled "An act to amend the Education Law, in relation to instruction in the use of the ballot and ballot box," reported in favor of the passage of the same with the following amendments:

Page 1, strike out in the title the words "use of the ballot and ballot box" and insert in their place "conduct and procedure of elections".

Line 10, strike out the words "a course of study, by lectures or otherwise, in the use" and insert in their place the following:

"for instruction of all pupils in grades not lower than the sixth grade in the conduct and procedure of elections".

Page 2, line 1, strike out the words "of the ballot and ballot box".

Line 5, at the end of the line add "in cities and towns wherein voting machines are used at the general election, the person or persons having such machines in their custody may at such times and for such periods as they may deem advisable, deliver a voting machine to schools within such city or town for the purpose of such study".

Those who voted in the affirmative were: Messrs. Harris, Gage, Miss M. L. Smith, Jacobs, Greenwald, Wright, Bailey, McKee, O'Connor.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Also, Assembly bill introduced by Mr. McKee (No. 1362, Int. No. 1235) entitled "An act to amend the Education Law, in relation to the law library of the city court of the city of New York," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Harris, Soule, Gage, Miss M. L. Smith, Jacobs, Greenwald, Wright, Bailey, Moses, McKee, McArdle, O'Connor.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Cheney, from the committee on banks, to which was referred Assembly bill introduced by Mr. Zimmerman (No. 251, Int. No. 249) entitled "An act to amend the Banking Law, in relation to change of location of savings and loan associations," reported in favor of the passage of the same with the following amendments:

Page 2, line 18, strike out beginning with the word "any" and ending with the word "chapter" on page 3, line 6.

Those who voted in the affirmative were: Messrs. Cheney, Gardner, Hunter, Hawkins, Dobson, McCleary, Warren, Moran. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Brady, from the committee on labor and industries, to which was referred Assembly bill introduced by Mr. Brady (No. 498, Int. No. 261) entitled "An act to amend the Workmen's Com-

pensation Law, generally," reported in favor of the passage of the following substitute bill:

(See Appendix No. 7)

Those who voted in the affirmative were: Messrs. Brady, Downs, Lattin, Miller, Lown, Jacobs, Jeffery, McCleary, Antin. which report was agreed to, and said substitute bill ordered printed, and placed on the order of second reading.

Mr. Gardner, from the committee on insurance, to which was referred Assembly bill introduced by Mr. Trahan (No. 718, Int. No. 680) entitled "An act to amend the Insurance Law, in relation to requiring indemnity bonds on insurance policies from owners of motor vehicles," reported in favor of the passage of the following substitute bill:

(See Appendix No. 6)

Those who voted in the affirmative were: Messrs. Gardner, Caulfield, Morrissey, Doherty, Franchot, Trahan, Rayher, McDonald.

which report was agreed to, and said substitute bill ordered printed, and placed on the order of second reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Gray (No. 908, Int. No. 850) entitled "An act to amend the Code of Civil Procedure, in relation to compensation of the surrogate's court stenographer in Sullivan county."

Also, the bill introduced by Mr. Galgano (No. 118, Int. No. 118) entitled "An act to amend the Code of Criminal Procedure, in relation to deposit of money or liberty bonds instead of bail."

Also, the bill introduced by Mr. Dickstein (No. 1125, Int. No. 25) entitled "An act to amend the Penal Law, by authorizing the pursuit of their businesses and occupations by certain persons on the first day of the week."

Also, the bill introduced by Mr. Adler (No. 1455, Int. No. 731) entitled "An act to amend the Public Service Commissions Law, in relation to creating the public service commission and the transit commission, defining the jurisdiction, powers and duties of such commissions, and abolishing the Public Service Commission of the First District, the Public Service Commis-

sion of the Second District and the office of Transit Construction Commissioner," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. McGinnies (No. 1392, Int. No. 1250) entitled "An act making an appropriation for the State's share of the cost of construction and improvement of rural post roads within the State, under the provisions of certain acts of Congress which provide that the United States shall aid in the construction of rural postal roads, and for other purposes, to be expended in accordance with article six-a of the Highway Law," reported the same with the following recommendations:

On page 3, line 8, strike out "this chapter" and insert in place thereof "the Highway Law".

Page 2, line 4, after "reconstruction" insert "exclusive of preliminary expenses".

On page 3, line 7, strike out "section" and insert "sections one hundred and seventy-seven and".

On page 3, line 8, strike out "this chapter" and insert "the Highway Law".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Miller, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the claim of Michael Fitzgerald against the State for extra work alleged to have been done by him in connection with contract number twenty-two, in connection with construction of new highway bridges and recent new highway bridge over the Erie canal between Cold Spring and Free Bridge on the Seneca river, and to render judgment therefor." (No. 791, Int. No. 738.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of Charles O. Roe of the village of Canistota, New York, against the State, for damages alleged to have been sustained by him, on or about the twenty-second day of March, nineteen hundred and nineteen, through

the alleged negligence of the State, its agents and employees on the State highway known as route fifteen, and to render judgment therefor." (No. 720, Int. No. 682.)

"An act to amend chapter two hundred of the Laws of eighteen hundred and fifty-four, entitled 'An act declaring a part of the West Canada creek, and its branches, a public highway, and regulating the passage of logs and lumber down the same, and for the improvement of said streams,' generally." (No. 1441, Int. No. 323.)

"An act to amend the Domestic Relations Law, in relation to the amount and disposition of marriage license fees and the compensation of county clerks for recording and making reports of marriage licenses." (No. 1411, Int. No. 622.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Henry Hart filed in the Court of Claims of the State of New York." (No. 378, Int. No. 375.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine certain claims against the State for damages alleged to have been sustained by reason of the overflow of the canalized Mohawk river at and near Schenectady, by reason of the alleged negligent construction and maintenance of the Vischer's Ferry dam, the six months' statute of limitations having run against said claims." (No. 613, Int. No. 585.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the town of Wadlington, Saint Lawrence county, against the State for reimbursement of money, erroneously paid to the county treasurer of said county to pay the amount of drafts of the State Commissioner of Highways, to apply upon a certain highway contract." (No. 423, Int. No. 414.)

"An act to confer jurisdiction upon the Court of Claims to hear and determine the claim of the firm of Paddleford and King for moneys alleged to be due them for the construction of a concrete bridge upon county highway number seven hundred and five in the county of Chenango." (No. 417, Int. No. 408.)

"An act in relation to the district attorney and employees in the district attorney's office in the county of Queens." (No. 1376, Int. No. 686.)

"An act to amend the General Municipal Law, in relation to payments to injured or representatives of deceased volunteer firemen." (No. 1373, Int. No. 908.)

"An act to provide for extending the boundaries of the city of Utica by annexing thereto a part of the town of New Hartford, by vote of the electors of the territory proposed to be annexed, and to provide for the government of the annexed territory, for the payment of school and sewer district bonded indebtedness and the disposal of sewage." (No. 1368, Int. No. 760.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Walter L. Stilwell, George B. Gerard and Edna A. Brush against the State for damages alleged to have been sustained while being forced to aid the police of the city of New York in the capture of escaped criminals, and to render judgment therefor." (No. 1833, Int. No. 1021.)

"An act to confer jurisdiction on the Court of Claims to hear and determine the claim of the Peter Keeler Building Company against the State for damages sustained, additional labor and material furnished and moneys expended, through the fault of the State, in connection with three separate contracts for construction work at Letchworth Village, Thiells, New York." (No. 988, Int. No. 903.)

"An act to amend the Conservation Law, in relation to the taking of muskrats." (No. 836, Int. No. 783.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Ida M. Reed, personally and as administratrix of the estate of Merritt Lewis Reed, deceased, against the State for damages for the death of said deceased, alleged to have occurred as the result of the negligence of a superior or fellow employee, or both, in the employ of the State at Saranac Lake on the thirteenth day of May, nineteen hundred and nineteen, and authorizing such court to render judgment therefor." (No. 917, Int. No. 507.)

"An act to further extend the time of Champlain and Sanford Railroad Company to begin and finish the construction of its railroad." (No. 1050, Int. No. 963.)

“An act to amend the Greater New York charter, in relation to the method of paying for paving of streets.” (No. 1367, Int. No. 385.)

“An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claims of certain persons against the State for damages to property alleged to have been sustained during the flood of the Mohawk river in the year nineteen hundred and eighteen, and to render judgment therefor.” (No. 1037, Int. No. 952.)

“An act to confer jurisdiction on the Court of Claims to hear, audit and determine a claim by John H. Hasbrouck, Kathryn Leonhard and Walter D. Hasbrouck as trustee of the estate of the late Josiah Hasbrouck, for Emily S. Burnett for damages to the Sleightsburgh ferry on Rondout creek by the construction of State route number three and a bridge in connection therewith.” (No. 667, Int. No. 633.)

“An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of Francis Normandin against the State for personal injuries alleged to have been sustained while performing military service at Glens Falls, New York, on or about the third day of February, nineteen hundred and twenty, and to render judgment therefor.” (No. 512, Int. No. 499.)

“An act to confer jurisdiction on the Court of Claims to hear, try and determine the claim of Lewis P. Maxim against the State, for damages alleged to have been sustained by him on November first, nineteen hundred and eighteen, and to render judgment therefor.” (No. 384, Int. No. 381.)

“An act to amend the Conservation Law, in relation to the manner of taking water fowl.” (No. 844, Int. No. 791.)

“An act to amend the Penal Law, in relation to drawing instruments and wills affecting real property, drawing legal papers and doing certain other acts, in cities by persons not admitted, licensed or registered.” (No. 1119, Int. No. 79.)

“An act authorizing the board of trustees of the village of Bath, Steuben county, to use certain moneys, the proceeds of the sale of village hall bonds, for the payment of bonds of the village, and providing for the levy and collection of taxes for the pay-

ment of the balance of such bonds and to reimburse such village hall fund." (No. 1366, Rec. No. 84.)

"An act to confer jurisdiction on the Court of Claims to hear, try and determine the alleged claim of Charles P. Senecal against the State for loss and damage sustained by the destruction of an automobile through the alleged negligent operation of the State bridge spanning the Hudson river at Troy and Watervliet." (No. 873, Int. No. 820.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of the county of Chenango for reimbursement of moneys paid by such county for road construction alleged to have been chargeable to the State." (No. 811, Int. No. 758.)

"An act to amend the General City Law, in relation to prohibiting cities from increasing during any year the compensation of any of their employees after the same shall have been fixed by and in the budget for such year." (No. 739, Int. No. 692.)

"An act to amend the Conservation Law, in relation to the open season for waterfowl." (No. 1442, Int. No. 208.)

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of Joseph Schaufler against the State while engaged in the work of the State in endeavoring to capture a lunatic who had escaped from the Binghamton State Hospital. (No. 1023, Int. No. 938.)

"An act to amend the Election Law, in relation to the use of school houses or other public buildings as registration and polling places." (No. 1007, Int. No. 922.)

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the claims of Charles Specht, as assignee, and Glenn A. Stockwell, as trustee in bankruptcy of McMahon and Fell, individually and as copartners, for an alleged breach of contract and for extra work performed and material furnished in the Cambria-Lockport county highway, and to render judgment therefor." (No. 145, Int. No. 145.)

"An act in relation to the fees in the surrogate's court of the county of New York, and repealing certain sections of chapter five hundred and thirty of the Laws of eighteen hundred and

eighty-four, entitled 'An act in relation to the office of surrogate of the county of New York.' " (No. 1419, Int. No. 953.)

Mr. McWhinney offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on internal affairs be discharged from the further consideration of the bill (No. 817, Int. No. 764) entitled "An act to amend the Town Law, in relation to the filling of vacancies in the office of assessor."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. McWhinney moved to amend as follows:

Page 1, line 10, strike out "All" and insert in italics "In a county having a population of less than two hundred and fifty thousand adjoining a city of the first class having a population of one million or more all".

Line 11, strike out ", or holding by appointment heretofore made,".

Page 2, line 3, strike out "or was".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. McWhinney, said bill was ordered reprinted and recommitted to said committee.

Mr. Speaker announced the special order, being the bill (No. 1456, Int. No. 1309) entitled "An act making appropriations for the support of government."

On motion of Mr. Adler, further consideration of said special order was postponed until Friday next.

The bill (No. 1369, Int. No. 160) entitled "An act to repeal section twenty-two of the Public Health Law, relating to the Lake George health district," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McKee	Seelbach
Antin	Crowley	Hausner	McLoughlin	Slacer
Aronson	Di Pirro	Hunter	McWhinney	Smith C C
Bailey	Dobson	Hutchinson	Merrigan	Smith J C
Barnes	Doherty	Jacobs	Miller	Smith M L
Bartholomew	Donohue	Jager	Moore J G	Smith T K
Baum	Downs	Jeffery	Moore T C	Soule
Betta	Druss	Jenks	Moran	Steinberg
Blakely	Duke	Jesse	Morrissey	Stitt
Blodgett	Evans	Judson	Moses	Taylor
Bly	Everett	Kiernan	Mullen	Trahan
Booth	Fenner	Lattin	Neary	Ullman
Borkowski	Finch	Leininger	Nichols	VanWagenen
Brady	Frerichs	Lewis	Orr	Wallace
Brooks	Gaffers	Lieberman	Pette	Walsh
Brundage	Gage	Long	Porter	Warren
Burchill	Gardner	Lord	Ravher	Webb
Campbell E C	Giaccone	Lown	Reiburn	Wells
Campbell W W	Gray	Lyman	Reiss	Westall
Carroll	Greenwald	MacFarland	Rice	Wheelock
Chamberlin	Hackenburg	Martin	Richford	Whitcomb
Cheney	Hager	Mastick	Rowe	Williams
Clayton	Halpern	McCleary	Sackett	Witter
Cole	Hamill	McDonald	Schwab	Wright
Cosgrove	Harrington	McGinnies	Seaker	Yale
Cowee				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1439, Int. No. 1012) entitled "An act to amend the Membership Corporations Law, in relation to acquisition of lands by certain agricultural corporations, by condemnation," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McKee	Seelbach
Antin	Crowley	Hausner	McLoughlin	Slacer
Aronson	Di Pirro	Hunter	McWhinney	Smith C C
Bailey	Dobson	Hutchinson	Merrigan	Smith J C

Barnes	Doherty	Jacobs	Miller	Smith M L
Bartholomew	Donohue	Jager	Moore J G	Smith T K
Baum	Downs	Jeffery	Moore T C	Soule
Betts	Druss	Jenks	Moran	Steinberg
Blakely	Duke	Jesse	Morrissey	Stitt
Blodgett	Evans	Judson	Moses	Taylor
Bly	Everett	Kiernan	Mullen	Trahan
Booth	Fenner	Lattin	Neary	Ullman
Borkowski	Finch	Leininger	Nichols	VanWagenen
Brady	Frerichs	Lewis	Orr	Wallace
Brooks	Gaffers	Lieberman	Pette	Walsh
Brundage	Gage	Long	Porter	Warren
Burchill	Gardner	Lord	Rayher	Webb
Campbell E C	Giaccone	Lown	Reiburn	Wells
Campbell W W	Gray	Lyman	Reiss	Westall
Carroll	Greenwald	MacFarland	Rice	Wheelock
Chamberlin	Hackenburg	Martin	Richford	Whitcomb
Cheney	Hager	Mastick	Rowe	Williams
Clayton	Halpern	McCleary	Sackett	Witter
Cole	Hamill	McDonald	Schwab	Wright
Cosgrove	Harrington	McGinnies	Seaker	Yale
Cowee				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1440, Int. No. 117) entitled "An act to amend the Domestic Relations Law, in relation to the solemnization of marriages and fees therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McKee	Seelbach
Antin	Crowley	Hausner	McLoughlin	Slacer
Aronson	Di Pirro	Hunter	McWhinney	Smith C C
Bailey	Dobson	Hutchinson	Merrigan	Smith J C
Barnes	Doherty	Jacobs	Miller	Smith M L
Bartholomew	Donohue	Jager	Moore J G	Smith T K
Baum	Downs	Jeffery	Moore T C	Soule
Betts	Druss	Jenks	Moran	Steinberg
Blakely	Duke	Jesse	Morrissey	Stitt
Blodgett	Evans	Judson	Moses	Taylor
Bly	Everett	Kiernan	Mullen	Trahan
Booth	Fenner	Lattin	Neary	Ullman
Borkowski	Finch	Leininger	Nichols	VanWagenen
Brady	Frerichs	Lewis	Orr	Wallace
Brooks	Gaffers	Lieberman	Pette	Walsh

Brundage	Gage	Long	Porter	Warren
Burchill	Gardner	Lord	Rayher	Webb
Campbell E C	Giaccone	Lown	Reiburn	Wells
Campbell W W	Gray	Lyman	Reiss	Westall
Carroll	Greenwald	MacFarland	Rice	Wheelock
Chamberlin	Hackenburg	Martin	Richford	Whitcomb
Cheney	Hager	Mastick	Rowe	Williams
Clayton	Halpern	McCleary	Sackett	Witter
Cole	Hamill	McDonald	Schwab	Wright
Cosgrove	Harrington	McGinnies	Seaker	Yale
Cowee				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Brady offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of villages be discharged from the further consideration of Senate bill (No. 677, Rec. No. 148) entitled "An act to amend chapter two hundred and eighty-five of the Laws of nineteen hundred and three, entitled 'An act to organize and establish a police department in the village of Port Chester,' in relation to moneys constituting the police pension fund and the payment of pensions."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Brady, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Brady, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McKee	Seelbach
Antin	Crowley	Hausner	McLoughlin	Slacer
Aronson	Di Pirro	Hunter	McWhinney	Smith C C
Bailey	Dobson	Hutchinson	Merrigan	Smith J C
Barnes	Doherty	Jacobs	Miller	Smith M L
Bartholomew	Donohue	Jager	Moore J G	Smith T K
Baum	Downs	Jeffery	Moore T C	Soule

Betts	Druss	Jenks	Moran	Steinberg
Blakely	Duke	Jesse	Morrissey	Stitt
Blodgett	Evans	Judson	Moses	Taylor
Bly	Everett	Kiernan	Mullen	Trahan
Booth	Fenner	Lattin	Neary	Ullman
Borkowaki	Finch	Leininger	Nichols	VanWagenen
Brady	Frerichs	Lewis	Orr	Wallace
Brooks	Gaffers	Lieberman	Pette	Walsh
Brundage	Gage	Long	Porter	Warren
Burchill	Gardner	Lord	Rayher	Webb
Campbell E O	Giaccone	Lown	Reiburn	Wells
Campbell W W	Gray	Lyman	Reiss	Westall
Carroll	Greenwald	MacFarland	Rice	Wheelock
Chamberlin	Hackenburt	Martin	Richford	Whitcomb
Cheney	Hager	Mastick	Rowe	Williams
Clayton	Halpern	McCleary	Sackett	Witter
Cole	Hamill	McDonald	Schwab	Wright
Cosgrove	Harrington	McGinnies	Seaker	Yale
Cowee				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1438, Int. No. 973) entitled "An act to amend chapter two hundred and eighty-five of the Laws of nineteen hundred and three, entitled 'An act to organize and establish a police department in the village of Port Chester,' in relation to moneys constituting the police pension fund and the payment of pensions," having been announced for a third reading,

On motion of Mr. Westall, said bill was laid aside, and ordered stricken from the calendar.

By unanimous consent, Mr. Martin offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of Senate bill (No. 302, Rec. No. 137) entitled "An act to amend the General Corporation Law, the Stock Corporation Law, the Religious Corporations Law, the Joint-stock Association Law and the Executive Law, in relation to the filing and recording in State offices of papers affecting corporations and joint-stock associations."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Martin, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Martin, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1437, Int. No. 500) entitled "An act to amend the General Corporation Law, the Stock Corporation Law, the Religious Corporations Law, the Joint-stock Association Law and the Executive Law, in relation to the filing and recording in State offices of papers affecting corporations and joint-stock associations," having been announced for a third reading,

On motion of Mr. Martin, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1408, Int. No. 685) entitled "An act to amend the Tonawanda city charter, generally," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1407, Int. No. 1037) entitled "An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to the jurisdiction of the court of special sessions," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McKee	Seelbach
Antin	Crowley	Hausner	McLoughlin	Slacor
Aronson	Di Pirro	Hunter	McWhinney	Smith C C
Bailey	Dobson	Hutchinson	Merrigan	Smith J C
Barnes	Doherty	Jacobs	Miller	Smith M L
Bartholomew	Donohue	Jager	Moore J G	Smith T K
Baum	Downs	Jeffery	Moore T C	Soule
Betts	Druss	Jenks	Moran	Steinberg
Blakely	Duke	Jesse	Morrissey	Stitt
Blodgett	Evans	Judson	Moses	Taylor
Bly	Everett	Kiernan	Mullen	Trahan
Broth	Fenner	Lattin	Nearv	Ullman
Borkowski	Finch	Leininger	Nichols	VanWagenen
Brady	Frerichs	Lewis	Orr	Wallace
Brooks	Gaffers	Lieberman	Pette	Walsh
Brundage	Gage	Long	Porter	Warren

Burchill	Gardner	Lord	Rayher	Webb
Campbell E C	Giaccone	Low	Reiburn	Wells
Campbell W W	Gray	Lyman	Reiss	Westall
Carroll	Greenwald	MacFarland	Rice	Wheelock
Chamberlin	Hackenburt	Martin	Richford	Whitcomb
Cheney	Hager	Mastick	Rowe	Williams
Clayton	Halpern	McCleary	Sackett	Witter
Cole	Hamill	McDonald	Schwab	Wright
Cosgrove	Harrington	McGinnies	Seaker	Yale
Cowee				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1410, Int. No. 467) entitled "An act to amend the Highway Law, in relation to registration and number plates for manufacturers of and dealers in trailers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McKee	Seelbach
Antin	Crowley	Hausner	McLoughlin	Slacer
Aronson	Di Pirro	Hunter	McWhinney	Smith C C
Bailey	Dobson	Hutchinson	Merrigan	Smith J C
Barnes	Doherty	Jacobs	Miller	Smith M L
Bartholomew	Donohue	Jager	Moore J G	Smith T K
Baum	Downs	Jeffery	Moore T C	Soule
Betts	Druss	Jenks	Moran	Steinberg
Blakely	Duke	Jesse	Morrissey	Stitt
Blodgett	Evans	Judson	Moses	Taylor
Bly	Everett	Kiernan	Mullen	Trahan
Booth	Fenner	Lattin	Neary	Ullman
Borkowski	Franchot	Leininger	Nichols	VanWagenen
Brady	Frerichs	Lewis	Orr	Wallace
Brooks	Gaffers	Lieberman	Pette	Walsh
Brundage	Gage	Long	Porter	Warren
Burchill	Gardner	Lord	Rayher	Webb
Campbell E C	Giaccone	Low	Reiburn	Wells
Campbell W W	Gray	Lyman	Reiss	Westall
Carroll	Greenwald	MacFarland	Rice	Wheelock
Chamberlin	Hackenburt	Martin	Richford	Whitcomb
Cheney	Hager	Mastick	Rowe	Williams
Clayton	Halpern	McCleary	Sackett	Witter
Cole	Hamill	McDonald	Schwab	Wright
Cosgrove	Harrington	McGinnies	Seaker	Yale
Cowee				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1409, Int. No. 846) entitled "An act to amend the General Business Law, in relation to registered architects," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McKee	Seelbach
Antin	Crowley	Hausner	McLoughlin	Slacer
Aronson	Di Pirro	Hunter	McWhinney	Smith C C
Bailey	Dobson	Hutchinson	Merrigan	Smith J C
Barnes	Doherty	Jacobs	Miller	Smith M L
Bartholomew	Donohue	Jager	Moore J G	Smith T K
Baum	Downs	Jeffery	Moore T C	Soule
Betts	Druss	Jenks	Moran	Steinberg
Blakely	Duke	Jesse	Morrissey	Stitt
Blodgett	Evans	Judson	Moses	Taylor
Bly	Everett	Kiernan	Mullen	Trahan
Booth	Fenner	Lattin	Neary	Ullman
Borkowski	Finch	Leininger	Nichols	VanWagenen
Brady	Frerichs	Lewis	Orr	Wallace
Brooks	Gaffers	Lieberman	Pette	Walsh
Brundage	Gage	Long	Porter	Warren
Burchill	Gardner	Lord	Rayher	Webb
Campbell E C	Giaccone	Lown	Reiburn	Wells
Campbell W W	Gray	Lyman	Reiss	Westall
Carroll	Greenwald	MacFarland	Rice	Wheelock
Chamberlin	Hackenburg	Martin	Richford	Whitcomb
Cheney	Hager	Mastick	Rowe	Williams
Clayton	Halpern	McCleary	Sackett	Witter
Cole	Hamill	McDonald	Schwab	Wright
Cosgrove	Harrington	McGinnies	Seaker	Yale
Cowee				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1130, Int. No. 1018) entitled "An act to amend the Greater New York charter, repealing section eleven hundred and thirty-a thereof, relating to the college officials' and professors' retirement fund and inserting in its place a new section eleven hundred and thirty-a, in relation to the retirement fund of

The College of the City of New York," was read the second time.

On motion of Mr. Antin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 291, Int. No. 290) entitled "An act to amend the Canal Law, in relation to the alteration of roads on account of canal construction," was read the second time.

On motion of Mr. Betts, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1072, Int. No. 984) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' in relation to payment of taxes on real and personal property," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1120, Int. No. 276) entitled "An act to amend the Civil Service Law, in relation to the transfer of positions from the exempt to the competitive class," was read the second time.

On motion of Mr. Bly, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 429, Int. No. 420) entitled "An act to amend the Civil Service Law, in relation to effect of service in the World War on the civil service status of soldiers, sailors and marines," was read the second time.

On motion of Mr. Bly, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1294, Int. No. 1170) entitled "An act to amend chapter five hundred and twelve of the Laws of nineteen hundred and twenty, entitled 'An act to create a water district to be known as the Sherrill-Kenwood water district, comprised of the present city of Sherrill and a part of the city of Oneida, providing for the administration thereof, the election of water commissioners, their terms of office and powers and duties, and repealing section two

hundred and twenty-seven of the charter of the city of Sherrill, relating to the construction of a system of water works,' in relation to the conversion of coupon into registered bonds and registered into coupon bonds," was read the second time.

On motion of Mr. Brooks, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1215, Int. No. 1091) entitled "An act to amend chapter six hundred and eighty-five of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of public safety of the city of Syracuse,' in relation to the discipline of officers and members of the police and fire departments," was read the second time.

On motion of Mr. Chamberlin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1214, Int. No. 1090) entitled "An act to amend chapter three hundred and fifty-six of the Laws of nineteen hundred and seven, entitled 'An act to provide for the construction of intercepting sewers in and for the city of Syracuse,' in relation to authorizing and empowering the Syracuse intercepting sewer board to regulate and improve the channel of Onondaga creek from a point about two hundred and fifty feet west from Plum street to the Barge canal harbor, and the amount of bonds which may be issued thereunder," was read the second time.

On motion of Mr. Chamberlin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1163, Int. No. 1051) entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' generally," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1216, Int. No. 1092) entitled "An act to amend the General Municipal Law, in relation to recreation commissions in cities and villages," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 660, Int. No. 626) entitled "An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,' in relation to the publication of the common council proceedings," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 939, Int. No. 861) entitled "An act to amend the Corning charter, generally," was read the second time.

On motion of Mr. Cole, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 885, Int. No. 827) entitled "An act to amend the Greater New York charter, in relation to pier accommodations for boats and barges," was read the second time.

On motion of Mr. Donohue, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1354, Int. No. 1227) entitled "An act to authorize the State Commission of Highways to occupy a right of way on certain lands in the forest preserve in order to maintain its character as wild forest lands," was read the second time.

On motion of Mr. Everett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1353, Int. No. 1226) entitled "An act for the relief of the town of Clifton in the county of Saint Lawrence," was read the second time.

On motion of Mr. Everett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1140, Int. No. 1028) entitled "An act to amend the Ithaca city charter, in relation to collection of city taxes," was read the second time.

On motion of Mr. Fenner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1042, Int. No. 955) entitled "An act to amend the Ithaca city charter, in relation to powers and duties of the board of fire commissioners," was read the second time.

On motion of Mr. Fenner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1078, Int. No. 990) entitled "An act to authorize the city of Hudson to borrow money by the issue of bonds for the purpose of meeting temporary deficiencies," was read the second time.

On motion of Mr. Finch, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1358, Int. No. 1231) entitled "An act to amend the Judiciary Law, in relation to the salaries of interpreters of the county court of Bronx county," was read the second time.

On motion of Mr. Flynn, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 687, Int. No. 651) entitled "An act to amend the Greater New York charter, in relation to power of the comptroller to settle arrears of taxes," was read the second time.

On motion of Mr. Frerichs, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1202, Int. No. 1081) entitled "An act to amend chapter one hundred and thirty of the Laws of nineteen hundred and fifteen, entitled 'An act to revise the charter of the city of Cohoes,' in relation to the collection of unpaid State and county taxes," was read the second time.

On motion of Mr. Gaffers, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 454, Int. No. 445) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section eighteen of article three of the Constitution, in relation to the power of the Legislature to pass a private or local bill designating places of voting," was read the second time.

On motion of Mr. Gempler, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 886, Int. No. 828) entitled "An act to amend chapter fifty-six of the Laws of nineteen hundred and six, entitled

'An act to amend chapter two hundred and fifteen of the Laws of eighteen hundred and twenty, and to revise and consolidate the several acts relative to, and to change the name of the corporation heretofore known as the Trustees of the Theological Seminary of Auburn in the State of New York,' in relation to the powers, objects and purposes of such seminary," was read the second time.

On motion of Mr. Hager, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 212, Int. No. 210) entitled "An act to amend the Greater New York charter, in relation to publication of notice of proceedings to condemn property for street purposes in Queens, Bronx and Richmond counties," was read the second time.

On motion of Mr. Halpern, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 615, Int. No. 587) entitled "An act to amend the General City Law, in relation to the creation of purchasing departments and agencies," was read the second time.

On motion of Mr. Judson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 864, Int. No. 811) entitled "An act to provide for a department of public health in and for second and third class cities," was read the second time.

On motion of Mr. Judson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 946, Int. No. 868) entitled "An act to amend the Public Health Law, in relation to consolidated health districts," was read the second time.

On motion of Mr. Lattin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 996, Int. No. 911) entitled "An act to amend the Public Health Law, in relation to district laboratory supply stations," was read the second time.

On motion of Mr. Lattin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 997, Int. No. 912) entitled "An act to amend the Public Health Law, in relation to the registration and supervision of laboratories where live pathogenic germs are handled,

and to prevent the use of bacteria for criminal purposes, and to eliminate careless methods of transporting live germs," was read the second time.

On motion of Mr. Lattin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1022, Int. No. 937) entitled "An act to amend the Greater New York charter, in relation to the compensation of secretary and treasurer of the trustees of the exempt firemen's benevolent fund of the borough of Queens," was read the second time.

On motion of Mr. Leininger, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1189, Int. No. 1068) entitled "An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of Institutional Synagogue, a religious corporation in the city of New York," was read the second time.

On motion of Mr. Lieberman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 458, Int. No. 449) entitled "An act to amend the Justice Court Act, in relation to the laws repealed by such act and saving from such repeal certain provisions of the code of Civil Procedure relating to summary proceedings for the recovery of real property," was read the second time.

On motion of Mr. Lyman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1025, Int. No. 940) entitled "An act to amend section two and section forty-seven of the charter of the city of Sherrill, increasing the territorial boundaries thereof and providing for the appointment of assessors," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 673, Int. No. 637) entitled "An act to amend the County Law, in relation to the reports of county treasurers," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1263, Int. No. 1139) entitled "An act to amend the County Law, in relation to compensation of county judge holding court in another county," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1449, Int. No. 1286) entitled "An act to amend the Highway Law, in relation to the maintenance of county roads which are designated for improvement under chapter eighteen of the Laws of nineteen hundred and twenty-one," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1000, Int. No. 915) entitled "An act to amend the Public Health Law, in relation to compensation of secretary of county mosquito extermination commission," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 624, Int. No. 596) entitled "An act to amend the Real Property Law, in relation to notice of hearing in action to register title to real property," was read the second time.

On motion of Mr. Mullen, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1052, Int. No. 965) entitled "An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' in relation to the appointment of police patrol drivers," was read the second time.

On motion of Mr. Richford, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1051, Int. No. 964) entitled "An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' in relation to salary of the stenographer of the city court," was read the second time.

On motion of Mr. Richford, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 466, Int. No. 457) entitled "An act to amend the Civil Service Law, in relation to retention in office," was read the second time.

On motion of Mr. Schwab, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 188, Int. No. 188) entitled "An act to amend the Judiciary Law, in relation to the qualifications of jurors," was read the second time.

On motion of Mr. T. K. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 560, Int. No. 540) entitled "An act to amend the Decedent Estate Law, in relation to the recording of certain instruments for the identification thereof," was read the second time.

On motion of Mr. Steinberg, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1337, Int. No. 1213) entitled "An act to amend the Judiciary Law, in relation to the appointment of temporary stenographer where official stenographer fails to attend," was read the second time.

On motion of Mr. Ullman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1061, Int. No. 974) entitled "An act to amend the charter of the city of White Plains, generally," was read the second time.

On motion of Mr. Westall, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1062, Int. No. 975) entitled "An act to amend the charter of the city of White Plains, generally," was read the second time.

On motion of Mr. Westall, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 492, Int. No. 482) entitled "An act to create a commission to examine the Greater New York charter and the local laws affecting New York city and the five counties included therein, to investigate the methods of conducting and transacting business in the several departments, boards and offices thereof," was read the second time.

On motion of Mr. Wells, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1402, Int. No. 1260) entitled "An act to amend the Highway Law, generally," was read the second time.

On motion of Mr. Wheelock, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 688, Rec. No. 99) entitled "An act to amend the Town Law, in relation to appropriations by town boards in certain counties for rental of rooms for posts of war veterans," was read the second time.

On motion of Mr. Chamberlin, said bill was placed on the order of third reading.

The Senate bill (No. 366, Rec. No. 89) entitled "An act to authorize certain cities of the first class to make appropriations for educational purposes in addition to those contained in the annual budget for nineteen hundred and twenty-one, and to incur indebtedness and issue bonds or other obligations to meet such appropriations," was read the second time.

On motion of Mr. Harris, said bill was placed on the order of third reading.

The Senate bill (No. 837, Rec. No. 126) entitled "An act to amend the Highway Law, in relation to local ordinances limiting the speed of motor vehicles," was read the second time.

On motion of Mr. Wheelock, said bill was placed on the order of third reading.

The Senate bill (No. 847, Rec. No. 143) entitled "An act to amend the County Law, in relation to public health nurses," was read the second time.

On motion of Mr. Lattin, said bill was placed on the order of third reading.

The Senate bill (No. 749, Rec. No. 141) entitled "An act to amend the County Law, in relation to compensation of supervisors in Ontario county," was read the second time.

On motion of Mr. Sackett, said bill was placed on the order of third reading.

The bill (No. 1400, Int. No. 1258) entitled "An act conferring jurisdiction on the Court of Claims to hear, audit, and determine the claims of certain contractors, subcontractors and material men for public works," was read the second time.

On motion of Mr. Jesse, said bill was placed on the order of third reading and referred to the committee on revision.

A message was received from the Senate, in words following:

IN SENATE, *March 10, 1921.*

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned Senate bill (No. 881, Rec. No. 5) entitled "An act to amend chapter five hundred and thirty-five of the Laws of nineteen hundred and fifteen, entitled 'An act to consolidate and revise the several acts relative to the city of Olean,' in relation to the compensation of assessors."

The vote upon the final passage of the said bill having been reconsidered, on motion of Mr. Ames, and by unanimous consent, the same was amended as follows:

Page 1, line 1, strike out the word "six" and insert in place thereof the word "twenty-three".

Page 1, line 4, after the quotation mark strike out the remainder of the line.

Page 1, line 5, strike out the words "of the Laws of nineteen hundred and twenty."

Page 1, strike out lines 7, 8 and 9, inclusive.

Page 2, strike out lines 1 to 15, both inclusive, and insert in place thereof the following:

"§ 23. The assessors shall perform all duties required of them by this act in relation to the assessment of property in said city, as well as for the purpose of levying taxes imposed by the board of supervisors of the county of Cattaraugus as those imposed by the common council of the city; and to that end they shall possess all the powers and authority, and perform all the duties of and proceed in the same manner and make an assessment at the same time as town assessors in said county, except as otherwise herein provided. The assessors of said city shall annually between the fifteenth day of March and the first day of July, ascertain by diligent inquiry all the property, and the names of all the persons taxable therein. When the assessors have completed their assessment and on or before the fifth day of July in each year they shall furnish the clerk with all the necessary matter and information to enable him to prepare the assessment-roll, which he shall complete, and upon completion thereof the same shall be compared and corrected by the assessors and thereafter and on or before the first day of August in each year the assessors shall deliver the same to the clerk in whose custody it shall remain

until the review day. And thereupon the assessors shall give the notice prescribed by law for assessments in towns, except that the notice instead of stating that the assessment-roll has been left with one of the assessors shall state that it has been left with the clerk. Upon the review day the said assessment-roll shall be delivered to the assessors and they shall thereupon proceed as is provided by law for reviewing assessments in towns. The common council shall have power to examine and correct said city assessment-roll in the same manner as the board of supervisors may, by law, examine and correct town assessment-rolls; and shall possess all the powers in relation to said city assessment-rolls and the levying of city taxes, that boards of supervisors have by statute with respect to town assessment-rolls, and the levying of state and county taxes. The assessors shall each receive as compensation for their services [three dollars and fifty cents for each day actually and necessarily employed as such assessors] such compensation as the common council shall fix. And their claims for such service shall be audited by the common council in the same manner as other claims against the city.

“§ 2. This act shall take effect immediately.”

Said bill, as amended, was reprinted, re-engrossed, and having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

ERNEST A. FAY,
Clerk.

Said bill having been announced, Mr. McGinnies moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris -	McKee	Seelbach
Antin	Crowley	Hausner	McLoughlin	Slacer
Aronson	Di Pirro	Hunter	McWhinney	Smith C C
Bailey	Dobson	Hutchinson	Merrigan	Smith J C
Barnes	Doherty	Jacobs	Miller	Smith M L
Bartholomew	Donohue	Jager	Moore J G	Smith T K
Baum	Downs	Jeffery	Moore T C	Soule

Betts	Druss	Jenks	Moran	Steinberg
Blakely	Duke	Jesse	Morrissey	Stitt
Blodgett	Evans	Judson	Moses	Taylor
Bly	Everett	Kiernan	Mullen	Trahan
Booth	Fenner	Lattin	Neary	Ullman
Borkowski	Finch	Leininger	Nichols	VanWagenen
Brady	Frerichs	Lewis	Orr	Wallace
Brooks	Gaffers	Lieberman	Pette	Walsh
Brundage	Gage	Long	Porter	Warren
Burchill	Gardner	Lord	Rayher	Webb
Campbell E C	Giaccione	Lown	Reiburn	Wells
Campbell W W	Gray	Lyman	Reiss	Westall
Carroll	Greenwald	MacFarland	Rice	Wheelock
Chamberlin	Hackenburger	Martin	Richford	Whitcomb
Cheney	Hager	Mastick	Rowe	Williams
Clayton	Halpern	McCleary	Sackett	Witter
Cole	Hamill	McDonald	Schwab	Wright
Cosgrove	Harrington	McGinnies	Seaker	Yale
Cowee				

Said bill, as amended, was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McKee	Seelbach
Antin	Crowley	Hausner	McLoughlin	Slacer
Aronson	Di Pirro	Hunter	McWhinney	Smith C C
Bailey	Dobson	Hutchinson	Merrigan	Smith J C
Barnes	Doherty	Jacobs	Miller	Smith M L
Bartholomew	Donohue	Jager	Moore J G	Smith T K
Baum	Downs	Jeffery	Moore T C	Soule
Betts	Druss	Jenks	Moran	Steinberg
Blakely	Duke	Jesse	Morrissey	Stitt
Blodgett	Evans	Judson	Moses	Taylor
Bly	Everett	Kiernan	Mullen	Trahan
Booth	Fenner	Lattin	Neary	Ullman
Borkowski	Finch	Leininger	Nichols	VanWagenen
Brady	Frerichs	Lewis	Orr	Wallace
Brooks	Gaffers	Lieberman	Pette	Walsh
Brundage	Gage	Long	Porter	Warren
Burchill	Gardner	Lord	Rayher	Webb
Campbell E C	Giaccione	Lown	Reiburn	Wells
Campbell W W	Gray	Lyman	Reiss	Westall
Carroll	Greenwald	McFarland	Rice	Wheelock
Chamberlin	Hackenburger	Martin	Richford	Whitcomb
Cheney	Hager	Mastick	Rowe	Williams

Clayton
Cole
Coagrove
Cowee

Halpern
Hamill
Harrington

McCleary
McDonald
McGinnies

Sackett
Schwab
Seaker

Witter
Wright
Yale

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered the vote on final passage, and have again passed the same as amended by the Senate.

The Senate returned the Assembly bill (No. 837, Senate Reprint No. 1017, Int. No. 784) entitled "An act to amend the Decedent Estate Law, in relation to distribution of personal property," with a message that they have concurred in the passage of the same with the following amendment:

Page 2, line 13, strike out "immediately" and insert "September first, nineteen hundred and twenty-one."

Mr. Rayher moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Adler	Crewe	Harris	McKee	Seelbach
Antin	Crowley	Hausner	McLoughlin	Slacer
Aronson	Di Pirro	Hunter	McWhinney	Smith C C
Bailey	Dobson	Hutchinson	Merrigan	Smith J C
Barnes	Doherty	Jacobs	Miller	Smith M L
Bartholomew	Donohue	Jager	Moore J G	Smith T K
Baum	Downs	Jeffery	Moore T C	Soule
Betts	Druss	Jenks	Moran	Steinberg
Blakely	Duke	Jesse	Morrissey	Stitt
Blodgett	Evans	Judson	Moses	Taylor
Bly	Everett	Kiernan	Mullen	Trahan
Booth	Fenner	Lattin	Neary	Ullman
Borkowski	Finch	Leininger	Nichols	VanWagenen
Brady	Frerichs	Lewis	Orr	Wallace
Brooks	Gaffers	Lieberman	Pette	Walsh
Brundage	Gage	Long	Porter	Warren
Burchill	Gardner	Lord	Rayher	Webb
Campbell B C	Giaccone	Lown	Reiburn	Wells
Campbell W W	Gray	Lyman	Reiss	Westall
Carroll	Greenwald	McFarland	Rice	Wheelock
Chamberlin	Hackenburg	Martin	Richford	Whitcomb

Cheney	Hager	Mastick	Rowe	Williams
Clayton	Halpern	McCleary	Sackett	Witter
Cole	Hamill	McDonald	Schwab	Wright
Cosgrove	Harrington	McGinnies	Seaker	Yale
Cowee				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the Assembly bill (No. 744, Senate Reprint No. 1018, Int. No. 697) entitled "An act to amend the Highway Law, in relation to the construction of county roads in certain cities of the third class," with a message that they have concurred in the passage of the same with the following amendments:

Page 1, line 4, strike out letter "b" after "twenty" and insert letter "c".

Line 5, strike out letter "c" after "twenty" and insert letter "d".

Line 6, strike out letter "c" after "320" and insert letter "d".

Mr. Cheney moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McKee	Seelbach
Antin	Crowley	Hausner	McLoughlin	Slacer
Aronson	Di Pirro	Hunter	McWhinney	Smith C C
Bailey	Dobson	Hutchinson	Merrigan	Smith J C
Barnes	Doherty	Jacobs	Miller	Smith M L
Bartholomew	Donohue	Jager	Moore J G	Smith T K
Baum	Downs	Jeffery	Moore T C	Soule
Betts	Druss	Jenks	Moran	Steinberg
Blakely	Duke	Jesse	Morrissey	Stitt
Blodgett	Evans	Judson	Moses	Taylor
Bly	Everett	Kiernan	Mullen	Trahan
Booth	Fenner	Lattin	Neary	Ullman
Borkowski	Finch	Leininger	Nichols	VanWageneu
Brady	Frerichs	Lewis	Orr	Wallace

Brooks	Gaffers	Lieberman	Pette	Walsh
Brundage	Gage	Long	Porter	Warren
Burchill	Gardner	Lord	Rayher	Webb
Campbell E C	Giaccone	Lown	Reiburn	Wells
Campbell W W	Gray	Lyman	Reiss	Westall
Carroll	Greenwald	McFarland	Rice	Wheelock
Chamberlin	Hackenburg	Martin	Richford	Whitcomb
Cheney	Hager	Mastick	Rowe	Williams
Clayton	Halpern	McCleary	Sackett	Witter
Cole	Hamill	McDonald	Schwab	Wright
Cosgrove	Harrington	McGinnies	Seaker	Yale
Coyee				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *March 9, 1921.*

Mr. Davenport:

Resolved (if the Assembly concur), That the State Printer be and he hereby is instructed to print three thousand copies of the Report of the Special Joint Committee on Taxation and Retrenchment (Taxation Section) for the use of said committee.

By order of the Senate,

ERNEST A. FAY,
Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McKee	Seelbach
Antin	Crowley	Hausner	McLoughlin	Slacer
Aronson	Di Pirro	Hunter	McWhinney	Smith C C
Bailey	Dobson	Hutchinson	Merrigan	Smith J C
Barnes	Doherty	Jacobs	Miller	Smith M L
Bartholomew	Donohue	Jager	Moore J G	Smith T K
Baum	Downs	Jeffery	Moore T C	Soule
Betts	Druss	Jenks	Moran	Steinberg
Blakely	Duke	Jesse	Morrissey	Stitt
Blodgett	Evans	Judson	Moses	Taylor
Bly	Everett	Kiernan	Mullen	Trahan
Booth	Fenner	Lattin	Neary	Ullman
Borkowski	Finch	Leininger	Nichols	VanWagenen

Brady	Frerichs	Lewis	Orr	Wallace
Brooks	Gaffers	Lieberman	Pette	Walsh
Brundage	Gage	Long	Porter	Warren
Burchill	Gardner	Lord	Rayher	Webb
Campbell E C	Giaccone	Lown	Reiburn	Wells
Campbell W W	Gray	Lyman	Reiss	Westall
Carroll	Greenwald	McFarland	Rice	Wheelock
Chamberlin	Hackenburg	Martin	Richford	Whitcomb
Chasey	Hager	Mastick	Rowe	Williams
Clayton	Halpern	McCleary	Sackett	Witter
Cole	Hamill	McDonald	Schwab	Wright
Coagrove	Harrington	McGinnies	Seaker	Yale
Cowee				

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *March 17, 1921.*

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of the Senate bill (No. 205, Reception No. 32) entitled "An act to amend the Greater New York charter, in relation to making more specific the powers of the commissioner of public welfare of the city of New York in the collection of money for the support of poor persons from relatives and the property or estate of such poor persons," for the purpose of amendment.

By order of the Senate,

ERNEST A. FAY,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the bill (No. 1298, Int. No. 1174) entitled "An act to ratify, confirm and legalize the acts and proceedings had and taken by union free school district number eight of the towns of Hanover and Sheridan, Chautauqua county, New York, and its board of education, officers, agents and voters, in relation to the issuance and sale of school district bonds in the amount of two hundred and sixty-six thousand dollars for the erection of a new high school building therein, and to provide for the issuance,

sale and payment of such bonds," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1363, Int. No. 610) entitled "An act to authorize the board of education of union free school district number nine of the town of Hempstead and the village of Freeport, or either of them, to acquire all or any part of the old cemetery known as the Freeport cemetery in the village of Freeport, adjoining property of the First Presbyterian church and the property of such district now used for high school purposes, for school purposes or for the establishment of a public park or for village purposes or for any or all of such purposes, and to provide for the removal of remains in such cemetery and the reinterment thereof," with a message that they have reconsidered their vote by which said bill passed, and as amended have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purpose of amendment, Assembly bill (No. 816, Int. No. 763) entitled "An act to amend chapter two hundred and fifty-one of the Laws of nineteen hundred and twenty, entitled 'An act to detach a portion of the village of Lawrence and continue it as a part of the town of Hempstead, in the county of Nassau, and to provide for the lien of village taxes thereon, in relation to providing for the payment by the owners of property detached of a proportionate share of existing village liability and indebtedness," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

A communication was received from Hon. Theodore I. Haviland, mayor of the city of Gloversville, returning Assembly bill (No. 509, Int. No. 496) entitled "An act to amend the charter of the city of Gloversville, generally," with a message that said mayor and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

Mr. Kirkland was excused on account of illness in his family.

On motion of Mr. Adler, the House adjourned.

FRIDAY, MARCH 18, 1921

The House met pursuant to adjournment.

Prayer by Rev. Creighton R. Storey.

On motion of Mr. Witter, the reading of the journal of yesterday was dispensed with, and the same was approved.

Mr. Speaker presented the Thirty-fourth Annual Report of the Mohawk and Hudson River Humane Society, Inc., for the year 1920, which was laid upon the table and ordered printed.

(See Document)

Mr. Beasley introduced a bill entitled "An act repealing subdivision seven of section two hundred and sixty-four of the Labor Law, relating to fireproof windows" (Int. No. 1367), which was read the first time and referred to the committee on labor and industries.

Mr. Borkowski introduced a bill entitled "An act to amend the Public Service Commissions Law, in relation to values for rate making purposes" (Int. No. 1368), which was read the first time and referred to the committee on the judiciary.

Mr. Caulfield introduced a bill entitled "An act to amend the Public Health Law, in relation to the sale of beer for medicinal purposes" (Int. No. 1369), which was read the first time and referred to the committee on public health.

Mr. Everett introduced a bill entitled "An act to amend chapter five hundred and ninety of the Laws of nineteen hundred and nineteen, entitled "An act to create a commission to confer with committees of Congress, in relation to Indian affairs, and making an appropriation for the expenses of the commission," in relation to the membership and powers of the commission, and making an appropriation therefor" (Int. No. 1370), which was read the first time and referred to the committee on ways and means.

Mr. Henderson introduced a bill entitled "An act to amend the Civil Service Law, in relation to covering into the classified competitive service from the exempt class certain persons who were in the military or naval service of the United States of America during the World War" (Int. No. 1371), which was read the first time and referred to the committee on the judiciary.

Mr. Martin introduced a bill entitled "An act to amend the Stock Corporation Law, in relation to the issuance of shares of capital stock without par value" (Int. No. 1372), which was read the first time and referred to the committee on the judiciary.

Mr. McWhinney introduced a bill entitled "An act to amend the County Law, in relation to official bonds and undertakings of clerks in county offices" (Int. No. 1373), which was read the first time and referred to the committee on internal affairs.

Mr. McGinnies introduced a bill entitled "An act to repeal section nineteen of the Insanity Law, relating to the bureau of deportation" (Int. No. 1374), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the State Charities Law, in relation to the superintendent of the New York State Reformatory for Women at Bedford" (Int. No. 1375), which was read the first time and referred to the committee on ways and means.

Mr. Rayher introduced a bill entitled "An act to amend the Civil Service Law, in relation to the restoration to their former position or employment of certain persons connected with the Federal service during the war" (Int. No. 1376), which was read the first time and referred to the committee on the judiciary.

By unanimous consent, Mr. Stitt introduced a bill entitled "An act to amend the Greater New York charter, in relation to compensation of officers and members of the police force" (Int. No. 1377), which was read the first time and referred to the committee on affairs of cities.

Mr. McGinnies introduced a bill entitled "An act making an appropriation for the payment by the State in the first instance of the Federal government's share of the cost of construction and improvement of rural post roads within the State as provided under the provisions of an act of Congress, entitled 'An act to provide that the United States shall aid the States in the construction of rural post roads and for other purposes'" (Int. No. 1378), which was read the first time and referred to the committee on ways and means.

Mr. Judson introduced a bill entitled "An act to amend chapter five hundred and eighty-five of the Laws of nineteen hundred and eighteen, entitled 'An act relating to the construction of public

works,' with reference to claims under contracts for the construction of public works" (Int. No. 1379), which was read the first time and referred to the committee on ways and means.

Mr. Witter, from the committee on agriculture, to which was referred Assembly bill introduced by Mr. Witter (No. 1275, Int. No. 1151) entitled "An act to amend the Farms and Markets Law, in relation to cold storage," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Witter, Lord, Cowee, Long, Rice, Betts, Greenwald, Porter, Gray, Brooks. which report was agreed to, and said bill placed on the order of second reading.

Mr. Witter, from the committee on agriculture, to which was referred Assembly bill introduced by Mr. Witter (No. 1273, Int. No. 1149) entitled "An act to amend the Agricultural Law, in relation to the licensing of dogs," reported in favor of the passage of the same with the following amendments:

Page 10, between lines 20 and 21, insert:

"§ 2. Such chapter is hereby amended by adding at the end of article five-b a new section to be section one hundred and thirty-nine-n, to read as follows:

"§ 139-n. Article to be enforced by village authorities. Within the limits of any incorporated village in counties adjoining a city of the first class having a population of one million or more, the provisions of this article shall be enforced by proper authorities of such village. Whenever in this article powers or duties are conferred or imposed on a town or a town clerk, such powers and duties in respect to and within the limits of such incorporated village, shall be deemed to be conferred and imposed on such village and the officers of such village corresponding therein to a town clerk."

Line 21, change "2" to "3".

Page 9, lines 5 and 6, strike out "by ordinance".

Those who voted in the affirmative were: Messrs. Witter, Lord, Cowee, Long, Rice, Betts, Greenwald, Porter, Gray, Brooks. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Witter, from the committee on agriculture, to which was referred Assembly bill introduced by Mr. Witter (No. 1274, Int.

No. 1150) entitled "An act to amend the Agricultural Law, in relation to manufacture and sale of imitation evaporated or condensed milk," reported the same with the following amendments:

Page 1, line 10, after the word "to" add the words "or with".

Page 1, line 8, strike out the word "attempt" and insert in the place thereof the word "intent".

Page 2, line 5, strike out the word "immediately" and insert in the place thereof "October first, nineteen hundred and twenty-one."

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted, and recommitted to said committee.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. McGinnies (No. 1263, Int. No. 1139) entitled "An act to amend the County Law, in relation to compensation of county judge holding court in another county."

Also, the bill introduced by Mr. Lyman (No. 458, Int. No. 449) entitled "An act to amend the Justice Court Act, in relation to the laws repealed by such act and saving from such repeal certain provisions of the Code of Civil Procedure relating to summary proceedings for the recovery of real property."

Also, the bill introduced by Mr. Lattin (No. 996, Int. No. 911) entitled "An act to amend the Public Health Law, in relation to district laboratory supply stations."

Also, the bill introduced by Mr. Lattin (No. 946, Int. No. 868) entitled "An act to amend the Public Health Law, in relation to consolidated health districts."

Also, the bill introduced by Mr. Cole (No. 939, Int. No. 861) entitled "An act to amend the Corning charter, generally."

Also, the bill introduced by Mr. Brooks (No. 1294, Int. No. 1170) entitled "An act to amend chapter five hundred and twelve of the Laws of nineteen hundred and twenty, entitled 'An act to create a water district to be known as the Sherrill-Kenwood water district, comprised of the present city of Sherrill and a part of the city of Oneida, providing for the administration thereof, the election of water commissioners, their terms of office and powers and duties, and repealing section two hundred and twenty-seven of the charter of the city of Sherrill, relating to the

construction of a system of water works,' in relation to the conversion of coupon into registered bonds and registered into coupon bonds."

Also, the bill introduced by Mr. Antin (No. 1130, Int. No. 1018) entitled "An act to amend the Greater New York charter, repealing section eleven hundred and thirty-a thereof, relating to the college officials and professors' retirement fund and inserting in its place a new section eleven hundred and thirty-a, in relation to the retirement fund of The College of the City of New York."

Also, the bill introduced by Mr. Mullen (No. 624, Int. No. 596) entitled "An act to amend the Real Property Law, in relation to notice of hearing in action to register title to real property."

Also, the bill introduced by Mr. McWhinney (No. 1000, Int. No. 915) entitled "An act to amend the Public Health Law, in relation to compensation of secretary of county mosquito extermination commission."

Also, the bill introduced by Mr. Bly (No. 1120, Int. No. 276) entitled "An act to amend the Civil Service Law, in relation to the transfer of positions from the exempt to the competitive class."

Also, the bill introduced by Mr. Betts (No. 291, Int. No. 290) entitled "An act to amend the Canal Law, in relation to the alteration of roads on account of canal construction."

Also, the bill introduced by Mr. Martin (No. 1025, Int. No. 940) entitled "An act to amend section two and section forty-seven of the charter of the city of Sherrill, increasing the territorial boundaries thereof and providing for the appointment of assessors."

Also, the bill introduced by Mr. Chamberlin (No. 1215, Int. No. 1091) entitled "An act to amend chapter six hundred and eighty-five of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of public safety of the city of Syracuse,' in relation to the discipline of officers and members of the police and fire departments."

Also, the bill introduced by Mr. McGinnies (No. 673, Int. No. 637) entitled "An act to amend the County Law, in relation to the reports of county treasurers."

Also, the bill introduced by Mr. Judson (No. 615, Int. No. 587) entitled "An act to amend the General City Law, in relation to the creation of purchasing departments and agencies."

Also, the bill introduced by Mr. Donohue (No. 885, Int. No. 827) entitled "An act to amend the Greater New York charter, in relation to pier accommodations for boats and barges."

Also, the bill introduced by Mr. Fenner (No. 1140, Int. No. 1028) entitled "An act to amend the Ithaca city charter, in relation to collection of city taxes."

Also, the bill introduced by Mr. Gaffers (No. 1202, Int. No. 1081) entitled "An act to amend chapter one hundred and thirty of the Laws of nineteen hundred and fifteen, entitled 'An act to revise the charter of the city of Cohoes,' in relation to the collection of unpaid State and county taxes."

Also, the bill introduced by Mr. Richford (No. 1052, Int. No. 965) entitled "An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' in relation to the appointment of police patrol drivers."

Also, the bill introduced by Mr. Wells (No. 492, Int. No. 482) entitled "An act to create a commission to examine the Greater New York charter and the local laws affecting New York city and the five counties included therein, to investigate the methods of conducting and transacting business in the several departments, boards and offices thereof."

Also, the bill introduced by Mr. Finch (No. 1078, Int. No. 990) entitled "An act to authorize the city of Hudson to borrow money by the issue of bonds for the purpose of meeting temporary deficiencies."

Also, the bill introduced by Mr. Judson (No. 864, Int. No. 811) entitled "An act to provide for a department of public health in and for second and third class cities."

Also, the bill introduced by Mr. Everett (No. 1353, Int. No. 1226) entitled "An act for the relief of the town of Clifton in the county of Saint Lawrence."

Also, the bill introduced by Mr. Schwab (No. 466, Int. No. 457) entitled "An act to amend the Civil Service Law, in relation to retention in office."

Also, the bill introduced by Mr. Steinberg (No. 560, Int. No. 540) entitled "An act to amend the Decedent Estate Law, in relation to the recording of certain instruments for the identification thereof."

Also, the bill introduced by Mr. Fenner (No. 1042, Int. No. 955) entitled "An act to amend the Ithaca city charter, in relation to powers and duties of the board of fire commissioners."

Also, the bill introduced by Mr. Bly (No. 429, Int. No. 420) entitled "An act to amend the Civil Service Law, in relation to effect of service in the World War, on the civil service status of soldiers, sailors and marines."

Also, the bill introduced by Mr. Hager (No. 886, Int. No. 828) entitled "An act to amend chapter fifty-six of the Laws of nineteen hundred and six, entitled 'An act to amend chapter two hundred and fifteen of the Laws of eighteen hundred and twenty, and to revise and consolidate the several acts relative to, and to change the name of the corporation heretofore known as the Trustees of the Theological Seminary of Auburn in the State of New York,' in relation to the powers, objects and purposes of such seminary."

Also, the bill introduced by Mr. Richford (No. 1051, Int. No. 964) entitled "An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' in relation to salary of the stenographer of the city court."

Also, the bill introduced by Mr. Ullman (No. 1337, Int. No. 1213) entitled "An act to amend the Judiciary Law, in relation to the appointment of temporary stenographer where official stenographer fails to attend."

Also, the bill introduced by Mr. Lieberman (No. 1189, Int. No. 1068) entitled "An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of Institutional Synagogue, a religious corporation in the city of New York."

Also, the bill introduced by Mr. Jesse (No. 1400, Int. No. 1258) entitled "An act conferring jurisdiction on the Court of Claims to hear, audit and determine the claims of certain contractors, subcontractors, and material men for public works."

Also, the bill introduced by Mr. Westall (No. 1061, Int. No. 974) entitled "An act to amend the charter of the city of White Plains, generally,"

Also, the bill introduced by Mr. Halpern (No. 212, Int. No. 210) entitled "An act to amend the Greater New York charter, in relation to publication of notice of proceedings to condemn property for street purposes in Queens, Bronx and Richmond counties."

Also, the bill introduced by Mr. Frerichs (No. 687, Int. No. 651) entitled "An act to amend the Greater New York charter, in relation to power of the comptroller to settle arrears of taxes."

Also, the bill introduced by Mr. Westall (No. 1062, Int. No. 975) entitled "An act to amend the charter of the city of White Plains, generally."

Also, the bill introduced by Mr. Blakely (No. 1072, Int. No. 984) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' in relation to payment of taxes on real and personal property."

Also, the bill introduced by Mr. McGinnies (No. 1449, Int. No. 1286) entitled "An act to amend the Highway Law, in relation to the maintenance of county roads which are designated for improvement under chapter eighteen of the Laws of nineteen hundred and twenty-one."

Also, the bill introduced by Mr. Everett (No. 1354, Int. No. 1227) entitled "An act to authorize the State Commission of Highways to occupy a right of way on certain lands in the forest preserve in order to maintain its character as wild forest lands."

Also, the bill introduced by Mr. Chamberlin (No. 1214, Int. No. 1090) entitled "An act to amend chapter three hundred and fifty-six of the Laws of nineteen hundred and seven, entitled 'An act to provide for the construction of intercepting sewers in and for the city of Syracuse,' in relation to authorizing and empowering the Syracuse intercepting sewer board to regulate and improve the channel of Onondaga creek from a point about two hundred and fifty feet west from Plum street to the Barge canal harbor,

and the amount of bonds which may be issued thereunder," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Gempfer (No. 454, Int. No. 445) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section eighteen of article three of the Constitution, in relation to the power of the Legislature to pass a private or local bill designating places of voting," reported the same with the following recommendation:

On page 3, line 1, strike out the word "to".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. T. K. Smith (No. 188, Int. No. 188) entitled "An act to amend the Judiciary Law, in relation to the qualifications of jurors," reported the same with the following recommendation:

On page 1, line 2, after "thirty" insert "-five".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. McGinnies (No. 1292, Int. No. 1250) entitled "An act making an appropriation for the State's share of the cost of construction and improvement of rural post roads within the State, under the provision of certain acts of Congress which provide that the United States shall aid in the construction of rural post roads, and for other purposes, to be expended in accordance with article six-a of the Highway Law," reported the same with the following recommendations:

On page 3, line 4, after "reconstruction" insert "exclusive of preliminary expenses".

On page 3, line 7, strike out "section" and insert "sections one hundred and seventy-seven and".

On page 3, line 8, strike out "this chapter" and insert "the Highway Law".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Flynn (No. 1358, Int. No. 1231) entitled "An act to amend the Greater New York charter, in relation to power of the comptroller to settle arrears of taxes," reported the same with the following recommendations:

On page 1, line 1, strike out comma and insert in place thereof and between "thirty-five" and "laws" the words "of the".

On page 1, line 2, after "nine", insert entitled "An act in relation to the administration of justice, constituting chapter thirty of the Consolidated Laws".

On page 1, line 2, strike out the last two words.

On page 1, line 3, after "ninety" insert "thereof, and".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Lattin (No. 997, Int. No. 912) entitled "An act to amend the Public Health Law, in relation to the registration and supervision of laboratories where live pathogenic germs are handled, and to prevent the use of bacteria for criminal purposes, and to eliminate careless methods of transporting live germs," reported the same with the following recommendations:

On page 1, first line of title, strike out "the Public Health Law, in relation to" and insert in place thereof "chapter four hundred and eleven of the Laws of nineteen hundred and seventeen, entitled 'An act to provide for'".

On page 1, last line of title, insert after last word quotation mark.

On page 1, line 1, strike out the first word "Chapter" and insert in place thereof "Section two of chapter".

On page 1, line 6, strike out the word "so" and the following word "as".

Page 1, strike out lines 7 and 8.

On page 2, strike out lines 1, 2, 3, 4, 5, 6, 7, 20, 21, 22, 23 and 24.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Leininger (No. 1022, Int. No. 937) entitled "An act to amend the Greater New York charter, in

relation to the compensation of secretary and treasurer of the trustees of the exempt firemen's benevolent fund of the borough of Queens," reported the same with the following recommendations:

On page 3, line 13, strike out "fifteen" and insert in place thereof "fifteen-a".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Miller, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Highway Law, in relation to the maintenance of county roads which are designated for improvement under chapter eighteen of the Laws of nineteen hundred and twenty-one." (No. 1449, Int. No. 1286.)

"An act to amend the charter of the city of Buffalo, generally." (No. 1421, Int. No. 785.)

"An act to amend the Greater New York charter, in relation to aldermanic districts, the division of the city into the same, and the boundaries thereof, and to districts for home rule and local improvements." (No. 1414, Int. No. 662.)

By unanimous consent, Mr. McGinnies called up Assembly bill (No. 1449, Int. No. 1286) entitled "An act to amend the Highway Law, in relation to the maintenance of county roads which are designated for improvement under chapter eighteen of the Laws of nineteen hundred and twenty-one," now on the order of third reading.

Said bill having been announced, Mr. McGinnies moved that said bill be recommitted to the committee on internal affairs with instructions to report the same forthwith amended as follows:

Page 1, line 7, strike out the word "shall" and insert "may".

Page 1, line 9, strike out the word "or" and insert after the comma following the word "Town" the words "or village".

Page 2, line 3, strike out the word "county".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Wheelock, from the committee on internal affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1456, Int. No. 1309) entitled "An act making appropriations for the support of government," having been announced,

On motion of Mr. Witter, further consideration of said special order was postponed until Monday next.

The bill (No. 675, Int. No. 639) entitled "An act to amend the Tax Law, in relation to fees of collector on returned taxes in Herkimer county," was read the second time.

On motion of Mr. Evans, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 364, Int. No. 364) entitled "An act to amend the Tax Law, in relation to exemption from taxation," was read the second time.

On motion of Mr. Harrington, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1089, Int. No. 1001) entitled "An act to amend the Education Law, in relation to compensation of librarian of the Supreme Court library at Utica, and abolishing the office of assistant librarian," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1362, Int. No. 1235) entitled "An act to amend the Education Law, in relation to the law library of the city court of the city of New York," was read the second time.

On motion of Mr. McKee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1193, Int. No. 1072) entitled "An act to amend the Education Law, in relation to salary of librarian of law library in Bronx county," was read the second time.

On motion of Mr. McKee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 322, Int. No. 321) entitled "An act to amend chapter three hundred and four of the Laws of nineteen hundred and nineteen, entitled 'An act to create the board of equalization for the county of Erie for the equalization of taxes and assessments and to define its powers and duties,' in relation to the compensation of the commissioners of equalization," was read the second time.

On motion of Mr. Zimmerman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1479, Int. No. 179) entitled "An act to amend the Greater New York charter, in relation to positions to which certain pension provisions are applicable," was read the second time.

On motion of Mr. Pette, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1478, Int. No. 538) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of George J. Vail against the State for damages to and loss of use of an automobile stolen by George Stivers and Marcus Bassett, inmates of Sing Sing prison, while such inmates were in the act of escaping from such prison, and to render judgment therefor," was read the second time.

On motion of Mr. Mastick, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1477, Int. No. 1279) entitled "An act making appropriations for the maintenance and repair of improved State and county highways," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

On motion of Mr. Witter, consideration of the third reading calendar was postponed until Monday next.

The Senate returned the Assembly bill (No. 837, Senate Reprint No. 1017, Int. No. 784) entitled "An act to amend the Decedent Estate Law, in relation to distribution of personal property."

Also, Assembly bill (No. 744, Senate Reprint No. 1018, Int. No. 697) entitled "An act to amend the Highway Law, in relation to the construction of county roads in certain cities of the third class."

Ordered, That the Clerk deliver said bills to the Governor.

On motion of Mr. Witter, the House adjourned.

MONDAY, MARCH 21, 1921

The House met pursuant to adjournment.

Prayer by Rev. Creighton R. Storey.

On motion of Mr. Adler, the reading of the journal of Friday, March 18th, was dispensed with and the same was approved.

Mr. Speaker presented the report of the New York State Bridge and Tunnel Commission, which was laid upon the table and ordered printed.

(See Document)

Also, the Tenth Annual Report of the Conservation Commission, which was laid upon the table and ordered printed.

(See Document)

Mr. Adler introduced a bill entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section nine of article four of the Constitution, in relation to powers of the Governor with respect to special, private or local bills" (Int. No. 1380), which was read the first time and referred to the committee on the judiciary.

Mr. Borkowski introduced a bill entitled "An act to amend the Insurance Law, in relation to the standard provisions for life policies" (Int. No. 1381), which was read the first time and referred to the committee on insurance.

Mr. Jeffery introduced a bill entitled "An act to amend the Judiciary Law, in relation to compensation of interpreters" (Int. No. 1382), which was read the first time and referred to the committee on the judiciary.

Mr. T. C. Moore introduced a bill entitled "An act to amend the Village Law, in relation to the powers of boards of trustees to establish building lines and to regulate the character and location of buildings constructed within a village" (Int. No. 1383), which was read the first time and referred to the committee on affairs of villages.

Mr. Porter introduced a bill entitled "An act to amend the Highway Law, in relation to limitation of speed of motor vehicles, through unincorporated villages, hamlets and thickly populated

communities in towns" (Int. No. 1384), which was read the first time and referred to the committee on internal affairs.

Mr. Wheelock introduced a bill entitled "An act to amend the Highway Law, in relation to disposition of fines and penalties for violations of local ordinances, rules and regulations relating to motor vehicles" (Int. No. 1385), which was read the first time and referred to the committee on internal affairs.

Mr. Adler introduced a bill entitled "An act to amend the Conservation Law, in relation to licensing the use of water power, and to providing for the exercise of the power of eminent domain in relation to the production, sale and distribution of heat, light and power to the public, and making an appropriation for expenses" (Int. No. 1386), which was read the first time and referred to the committee on ways and means.

Also, "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article seven of the Constitution, in relation to the forest preserve" (Int. No. 1387), which was read the first time and referred to the committee on the judiciary.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Evans (No. 675, Int. No. 639) entitled "An act to amend the Tax Law, in relation to fees of collector on returned taxes in Herkimer county."

Also, the bill introduced by Mr. Martin (No. 1089, Int. No. 1001) entitled "An act to amend the Education Law, in relation to compensation of librarian of the Supreme Court library at Utica, and abolishing the office of assistant librarian."

Also, the bill introduced by Mr. Mastick (No. 1478, Int. No. 538) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of George J. Vail against the State for damages to and loss of use of an automobile stolen by George Stivers and Marcus Bassett, inmates of Sing Sing prison, while such inmates were in the act of escaping from such prison, and to render judgment therefor."

Also, the bill introduced by Mr. McKee (No. 1362, Int. No. 1235) entitled "An act to amend the Education Law, in relation to the law library of the city court of the city of New York."

Also, the bill introduced by Mr. Pette (No. 1479, Int. No. 179) entitled "An act to amend the Greater New York charter, in relation to positions to which certain pension provisions are applicable."

Also, the bill introduced by Mr. McKee (No. 1193, Int. No. 1072) entitled "An act to amend the Education Law, in relation to salary of librarian of law library in Bronx county."

Also, the bill introduced by Mr. Zimmerman (No. 322, Int. No. 321) entitled "An act to amend chapter three hundred and four of the Laws of nineteen hundred and nineteen, entitled 'An act to create the board of equalization for the county of Erie for the equalization of taxes and assessments and to define its powers and duties,' in relation to the compensation of the commissioners of equalization."

Also, the bill introduced by Mr. Harrington (No. 364, Int. No. 364) entitled "An act to amend the Tax Law, in relation to exemption from taxation."

Also, the bill introduced by Mr. McGinnies (No. 1477, Int. No. 1279) entitled "An act making appropriations for the maintenance and repair of improved State and county highways," reported the same without recommendation, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Miller, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Greater New York charter, in relation to publication of notice of proceedings to condemn property for street purposes in Queens, Bronx and Richmond counties." (No. 212, Int. No. 210.)

"An act to amend the Greater New York charter, in relation to power of the comptroller to settle arrears of taxes." (No. 687, Int. No. 651.)

"An act to amend the charter of the city of White Plains, generally." (No. 1061, Int. No. 974.)

"An act to amend the charter of the city of White Plains, generally." (No. 1062, Int. No. 975.)

"An act to amend the Greater New York charter, repealing section eleven hundred and thirty-a thereof, relating to the college

officials' and professors' retirement fund and inserting in its place a new section eleven hundred and thirty-a, in relation to the retirement fund of The College of the City of New York." (No. 1130, Int. No. 1018.)

"An act conferring jurisdiction on the Court of Claims to hear, audit and determine the claims of certain contractors, sub-contractors and material men for public works." (No. 1400, Int. No. 1258.)

"An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' in relation to payment of taxes on real and personal property." (No. 1072, Int. No. 984.)

"An act making appropriations for the maintenance and repair of improved State and county highways." (No. 1477, Int. No. 1279.)

"An act to provide for a department of public health in and for second and third class cities." (No. 864, Int. No. 811.)

"An act to amend the Public Service Commissions Law, in relation to creating the public service commission and the transit commission, defining the jurisdiction, powers and duties of such commissions, and abolishing the Public Service Commission of the First District, the Public Service Commission of the Second District and the office of Transit Construction Commissioner." (No. 1455, Int. No. 731.)

"An act to amend the Ithaca city charter, in relation to powers and duties of the board of fire commissioners." (No. 1042, Int. No. 955.)

"An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' in relation to salary of the stenographer of the city court." (No. 1051, Int. No. 964.)

"An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' in relation to the appointment of police patrol drivers." (No. 1052, Int. No. 965.)

"An act to amend the Ithaca city charter, in relation to collection of city taxes." (No. 1140, Int. No. 1028.)

"An act to amend chapter fifty-six of the Laws of nineteen hundred and six, entitled 'An act to amend chapter two hundred and fifteen of the Laws of eighteen hundred and twenty, and to revise and consolidate the several acts relative to, and to change the name of the corporation heretofore known as the Trustees of the Theological Seminary of Auburn in the State of New York, in relation to the powers, objects and purposes of such seminary.'" (No. 886, Int. No. 828.)

"An act to amend chapter three hundred and fifty-six of the Laws of nineteen hundred and seven, entitled 'An act to provide for the construction of intercepting sewers in and for the city of Syracuse,' in relation to authorizing and empowering the Syracuse intercepting sewer board to regulate and improve the channel of Onondaga creek from a point about two hundred and fifty feet west from Plum street to the Barge canal harbor, and the amount of bonds which may be issued thereunder." (No. 1214, Int. No. 1090.)

"An act to amend the Greater New York charter, in relation to pier accommodations for boats and barges." (No. 885, Int. No. 827.)

"An act to amend section two and section forty-seven of the charter of the city of Sherrill, increasing the territorial boundaries thereof and providing for the appointment of assessors." (No. 1025, Int. No. 940.)

"An act to amend chapter one hundred and thirty of the Laws of nineteen hundred and fifteen, entitled 'An act to revise the charter of the city of Cohoes,' in relation to the collection of unpaid State and county taxes." (No. 1202, Int. No. 1081.)

"An act to amend the County Law, in relation to compensation of county judge holding court in another county." (No. 1263, Int. No. 1139.)

"An act to amend the County Law, in relation to the reports of county treasurers." (No. 673, Int. No. 637.)

"An act to amend chapter six hundred and eighty-five of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of public safety of the city of Syracuse,' in relation to the discipline of officers and members of the police and fire departments." (No. 1215, Int. No. 1091.)

"An act to create a commission to examine the Greater New York charter and the local laws affecting New York city and the five counties included therein, to investigate the methods of conducting and transacting business in the several departments, boards and offices thereof." (No. 492, Int. No. 482.)

"An act to amend the Public Health Law, in relation to consolidated health districts." (No. 946, Int. No. 868.)

"An act to amend the Code of Civil Procedure, in relation to compensation of the surrogate's court stenographer in Sullivan county." (No. 908, Int. No. 850.)

"An act to amend the Canal Law, in relation to the alteration of roads on account of canal construction." (No. 291, Int. No. 290.)

"An act to amend the Justice Court Act, in relation to the laws repealed by such act and saving from such repeal certain provisions of the Code of Civil Procedure relating to summary proceedings for the recovery of real property." (No. 458, Int. No. 449.)

"An act to amend the Public Health Law, in relation to compensation of secretary of county mosquito extermination commission." (No. 1000, Int. No. 915.)

"An act to amend the Corning charter, generally." (No. 939, Int. No. 861.)

"An act to amend the Civil Service Law, in relation to retention in office." (No. 466, Int. No. 457.)

"An act to locate in part the boundary lines between the counties of Kings and Queens." (No. 1490, Int. No. 485.)

"An act to amend chapter five hundred and fifty of the Laws of nineteen hundred and two, entitled 'An act to relieve the law department of the city of New York from paying fees to city, county or other officers,' in relation to executions by sheriffs." (No. 1489, Int. No. 705.)

"An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of Institutional Synagogue, a religious corporation in the city of New York." (No. 1189, Int. No. 1068.)

"An act to amend the Civil Service Law, in relation to the transfer of positions from the exempt to the competitive class." (No. 1120, Int. No. 276.)

"An act for the relief of the town of Clifton in the county of Saint Lawrence." (No. 1353, Int. No. 1226.)

"An act to authorize the State Commission of Highways to occupy a right of way on certain lands in the forest preserve in order to maintain its character as wild forest lands." (No. 1354, Int. No. 1227.)

"An act to amend the Penal Law, by authorizing the pursuit of their businesses and occupations by certain persons on the first day of the week." (No. 1125, Int. No. 25.)

"An act to amend the Executive Law, in relation to disposition of fees paid by notaries public." (No. 1492, Int. No. 844.)

"An act to amend chapter five hundred and twelve of the Laws of nineteen hundred and twenty, entitled 'An act to create a water district to be known as the Sherrill-Kenwood water district, comprised of the present city of Sherrill and a part of the city of Oneida, providing for the administration thereof, the election of water commissioners, their terms of office and powers and duties, and repealing section two hundred and twenty-seven of the charter of the city of Sherrill, relating to the construction of a system of water works,' in relation to the conversion of coupon into registered bonds and registered into coupon bonds." (No. 1294, Int. No. 1170.)

"An act to authorize the city of Hudson to borrow money by the issue of bonds for the purpose of meeting temporary deficiencies." (No. 1078, Int. No. 990.)

"An act to amend the Real Property Law, in relation to notice of hearing in action to register title to real property," (No. 624, Int. No. 596.)

"An act to amend the Public Health Law, in relation to district laboratory supply stations." (No. 996, Int. No. 911.)

"An act to amend the Code of Criminal Procedure, in relation to deposit of money or liberty bonds instead of bail." (No. 118, Int. No. 118.)

"An act to amend the charter of the city of Oneonta, generally." (No. 1491, Int. No. 806.)

"An act to amend the Civil Service Law, in relation to effect of service in the World War on the civil service status of soldiers, sailors and marines." (No. 429, Int. No. 420.)

"An act to amend the Decedent Estate Law, in relation to the recording of certain instruments for the identification thereof." (No. 560, Int. No. 540.)

"An act to amend the General City Law, in relation to the creation of purchasing departments and agencies." (No. 615, Int. No. 587.)

"An act to amend the charter of the city of Rochester, generally." (No. 1493, Rec. No. 103.)

"An act to amend the Education Law, in relation to qualifications of teachers." (No. 1475, Int. No. 905.)

"An act to amend the Judiciary Law, in relation to the appointment of temporary stenographer where official stenographer fails to attend." (No. 1337, Int. No. 1213.)

"An act to amend the Penal Law, in relation to the listing and advertising of stock of oil and mining corporations." (No. 1476, Int. No. 88.)

On motion of Mr. Witter, the committee on revision was instructed to report Assembly bill (No. 1275, Int. No. 1151) entitled "An act to amend the Farms and Markets Law, in relation to cold storage," with the following recommendations:

Page 4, line 17, after "cheese" insert in italics "ice cream".

Page 8, line 7, strike out the bracket and insert a bracket "[" before "or".

Lines 8 and 9, strike out the italicized matter and the comma.

Line 14, insert an italicized s, to section and after "two" insert in italics "and ninety-six-a".

On motion of Mr. Wheelock, the committee on revision was instructed to report Assembly bill (No. 1402, Int. No. 1260) entitled "An act to amend the Highway Law, generally, with the following recommendations:

Page 4, line 25, strike out last sentence on the page.

Mr. Mead offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on railroads be discharged from the further consideration of the bill (No. 1127, Int. No. 730)

entitled "An act to amend the Railroad Law, in relation to train crews."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Mead moved to amend as follows:

Page 2, line 15, strike out "on" and insert in place thereof "or".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Mead, said bill was ordered reprinted and recommitted to said committee.

Mr. Witter offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on public education be discharged from the further consideration of Assembly bill (No. 1518, Int. No. 1331) entitled "An act to amend the Agricultural Law, in relation to bees," and that said bill be referred to the committee on agriculture.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *March 17, 1921.*

By Mr. Thayer:

Whereas, One-half the land area of New York State is potential forest land, suitable for growing trees and not for agriculture, but only a small proportion of such potential forest land is now being properly handled for the production of successive timber crops; and

Whereas, Even with a proper administration of all potential forest land within the State, New York will continue to be unable to grow sufficient timber to meet the great demands of the State's enormously important wood using industries, and thus must at all times import much lumber from without the State; and

Whereas, Other States in the great timber producing regions of the United States are each year cutting far more timber than they annually produce, with the result that serious timber shortage for the whole nation has already been definitely forecasted by the United States Forest Service, so that correct forestry practices in other States are equally as important to the industries of

New York State as correct forestry practices in New York State itself; and

Whereas, There is now pending in the Congress of the United States a bill, H. R. 15327, which recognizes the principle of Federal leadership and cooperation with the States in forestry matters, and which proposes to establish in the fundamental Federal forest policy those principles which have long been recognized as wise and effective in the forestry laws and practices of New York State, and to extend to the individual States financial and other assistance in the application of those principles; and

Whereas, It is the sense of the Legislature of the State of New York that it is of the most urgent importance to the entire country and to each individual State which either produces or uses forest products to immediately institute strong and constructive measures to check the waste of forest resources and to insure the production of merchantable timber upon all potential forest land, but without impairing the great wood using industries, upon which the material prosperity and even culture and civilization of this country depends; now, therefore, be it

Resolved (if the Assembly concur), That the Legislature of the State of New York hereby endorses the Federal Forest Policy formulated by the United States Forest Service, and presented in a bill introduced in the Congress of the United States, known as H. R. 15327, and that the representatives of this State in Congress be and they hereby are requested to do all in their power to secure the passage of such bill.

By order of the Senate,

ERNEST A. FAY,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *March 17, 1921.*

By Mr. Walton:

Resolved (if the Assembly concur), That the Joint Legislative Committee on Simplification of Civil Practice last continued by joint resolution of the Legislature of 1920 to prepare and submit to the Legislature a plan for the simplification of practice in the

courts of the State, be continued with all the powers and duties heretofore conferred or imposed upon such committee, and that the time for it to make a final report to the Legislature be extended to April 15, 1922; further

Resolved, That vacancies in the membership of such committee from the Senate be filled by the Temporary President of the Senate, and from the Assembly by the Speaker of the Assembly.

By order of the Senate,

ERNEST A. FAY,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1456, Int. No. 1309) entitled "An act making appropriations for the support of government."

Mr. McGinnies moved to amend as follows:

Page 52, line 18, change figure "5" to "6" and amount of extension from "\$15,000.00" to "\$18,000.00".

Page 57, line 15, insert after the word "Salaries" the words "regular or".

Page 57, line 16, take out word "occasional".

Page 57, line 17, insert after the word "temporary" the words "or expert"; change the word "service" to "services".

Page 59, take out line 11.

Page 59, line 26, take out words beginning with the word "including" through the word "bulletins" on page 60.

Page 68, line 10, change the word "Head" to "Heads" and the word "assistant" to "assistants".

Page 131, line 23, take out the words "and bookkeeper".

Page 156, line 5, change the words "Blister Rust Supervisor" to "Nursery foreman".

Page 158, line 24, insert after word "Laborers" a comma "," and the words "including hired horses and vehicles".

Page 159, line 14, insert after the word "including" the word "roads".

Page 180, line 17, strike out the words "2 at 1,400" and change the figures in the margin from "2,800.00" to "\$1,400.00".

Page 180, between lines 17 and 18, insert the words
"Stenographer \$1,400.00".

Page 181, line 3, change the word "individual" to "private".

Page 181, line 5, insert after the word "Examiners" the words "and expenses of examination of foreign branches".

Page 181, line 13, take out the word "general" and insert the words "and advertising"; change the figures in the margin to "14,000.00".

Page 181, strike out line 15.

Page 181, line 25, insert after the word "Rent", the words "including the expense of moving and repairs and alterations".

Page 185, line 7, insert after the word "copyist" the words "or stenographer".

Page 191, line 12, after the word "assistant" insert the word "to".

Page 201, line 21, change the word "equipment, supplies and materials" to the words "travelling expenses".

Page 211, line 5, insert after the word "Refunds" the words "To H. T. Dewey & Sons, \$63, The Freidell Winery Co., \$89.50, Peter Keber \$220.95, Lake Keuka Vintage Co., \$871.20 and The Pleasant Valley Wine Co., \$77.70."

Page 215, take out line 4.

Page 225, line 5, insert after the word "laborers" the words "including hired horses and vehicles".

Page 225, line 7, insert after the word "buildings" the word "roads".

Page 236, line 23, take out the words "cottages and".

Page 267, line 7, change the figure "1921" to "1920".

Page 268, line 13, change the semi-colon ";" after the figure "3" to comma ",".

Page 268, line 14, after the word "equipment" change the comma "," to semi-colon " ;".

Page 268, line 15, change the semi-colon " ;" after the figure "5" to comma "," and insert the words "for additional accommodations for disturbed patients."

Page 268, line 18, change the figure "1" to "3".

Page 268, line 20, change the semi-colon " ;" after the figure "5" to comma ",".

Page 268, line 21, change the comma "," after the word "patients" to semi-colon " ;". Strike out the words beginning with the word "the" through the semi-colon on line 23.

Page 269, line 4, change the figures "(\$302,713.90)" to "(\$254,528.09)".

Page 286, line 24, strike out the word "by" and insert the words "in Part I of".

Page 9, line 16, strike out the words "New York."

Page 9, line 17, strike out the word "Albany".

Page 46, line 24, change "shall" to "may".

Page 49, line 9, change "shall" to "may".

Page 49, line 20, change "shall" to "may".

Page 85, line 10, after word "Blind" insert the words "and Deaf".

Page 85, line 11, after word "Blind" insert the words "and Deaf".

Page 213, line 16, insert "one" after "twenty".

Page 287, line 16, insert after the word "contractor" the words "or by an institution on construction work done under special fund estimate".

Page 59, line 9, insert the words "Extension or" before the word "Americanization".

Page 144, between lines 15 and 16 insert "Clerk, \$1,380".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to special order second reading.

The bill (No. 696, Int. No. 660) entitled "An act to amend the New York City Municipal Court Code, in relation to the districts and number of justices of such court, establishing a new district therein and providing for new justices and employees thereof," having been announced for a second reading,

On motion of Mr. Hawkins, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1163, Int. No. 1051) entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' generally," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1216, Int. No. 1092) entitled "An act to amend the General Municipal Law, in relation to recreation commissions in cities and villages," was read the second time.

On motion of Mr. Chamberlin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 660, Int. No. 626) entitled "An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,' in relation to the publication of the common council proceedings," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1275, Int. No. 1151) entitled "An act to amend the Farms and Markets Law, in relation to cold storage," was read the second time.

On motion of Mr. Witter, said bill was placed on the order of third reading, and referred to the committee on revision.

By unanimous consent, Mr. Aronson offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of Senate bill (No. 964, Rec. No. 158) entitled "An act in relation to unclaimed interest moneys in the hands of the public administrator in the county of New York, and the use of a portion thereof for certain purposes."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in affirmative.

On motion of Mr. Aronson, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Aronson, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler
Antin
Aronson

Crews
Crowley
Dickstein

Harrington
Harris
Hausner

McDonald
McGinnies
McKee

Seaker
Seelbach
Smith C C

Bailey	Di Perro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1420, Int. No. 368) entitled "An act in relation to unclaimed interest moneys in the hands of the public administrator in the county of New York, and the use of a portion thereof for certain purposes," having been announced for a third reading,

On motion of Mr. Aronson, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1035, Int. No. 950) entitled "An act to authorize, empower and direct the Commissioner of Agriculture to investigate the claim of E. and D. R. Glezen for damages alleged to have been sustained by them in the killing or injury of their sheep by dogs and to determine the amount of such damages," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Perro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beaaley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburt	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1028, Int. No. 943) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the claim of Albert A. Johnson against the State for unpaid salary for services rendered under contract as director of the State Institute of Applied Agriculture on Long Island, and to render judgment therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Gaigano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 928, Int. No. 561) entitled "An act authorizing the Public Service Commission of the first district to permit the operation of the street railway line of the Nassau Electric Railroad Company, in the borough of Brooklyn, commonly known as the Church avenue line, without exchanging transfers with connecting lines, notwithstanding the provisions of any charter, franchise, agreement or statute," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 22

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seelbach
Aronson	Di Pirro	Hausner	McKee	Smith C C
Bailey	Dobson	Henderson	McLoughlin	Smith J C
Barnes	Downs	Hunter	McWhinney	Smith M L
Bartholomew	Druss	Hutchinson	Mead	Smith T K
Baum	Ellsworth	Jacobs	Miller	Solomon
Beasley	Evans	Jager	Moore J G	Soule
Betta	Everett	Jeffery	Moore T C	Steinberg
Blakely	Fenner	Jenks	Moran	Stitt
Blodgett	Finch	Jesse	Morrissey	Taylor
Bly	Flynn	Judson	Moses	Trahan
Booth	Fox	Kiernan	Mullen	VanWagenen
Borkowski	Franchot	Kirkland	Neary	Wallace
Brady	Frerichs	Lattin	Nichols	Warren
Brooks	Gaffers	Lewis	Orr	Webb
Brundage	Gage	Lieberman	Pette	Wells
Campbell E C	Gardner	Long	Porter	Westall
Campbell W W	Gempler	Lord	Rayher	Wheelock
Carroll	Giaccone	Lown	Reiss	Whitcomb
Chamberlin	Gray	MacFarland	Rice	Williams
Cheney	Greenwald	Martin	Richford	Witter
Clayton	Hager	Mastick	Rowe	Wright
Cole	Halpern	McArdle	Sackett	Yale
Cowee	Hamill	McCleary	Seaker	Zimmerman
Crews	Harrington			

Those who voted in the negative were:

Antin	Dickstein	Kelly	Merrigan	Schwab
Bloch	Donohue	Leininger	O'Connor	Ullman
Burchill	Galgano	Lyman	Reiburn	Wackerman
Caulfield	Hackenburg	McDonald	Reilly	Walsh
Cosgrove	Hawkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1135, Int. No. 1023) entitled "An act to confer jurisdiction upon the Court of Claims to hear and determine the claim of the Peter Keeler Building Company against the State for money expended by it for additional labor and overtime work under a contract for the erection and completion of the poultry building at the State Fair grounds near Syracuse, New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Raylier	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1370, Int. No. 17) entitled "An act to amend the General Municipal Law, in relation to the payment to legal guardians of awards made by child welfare boards," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	Van Wagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowie	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 883, Int. No. 825) entitled "An act to amend the Stock Corporation Law, in relation to consent of stockholders," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C

Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T R
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Gaigano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Pette offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of Senate bill (No. 586, Rec. No. 78) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the furnishing to parties of stenographic minutes of proceedings."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Pette, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Pette, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druse	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1374, Int. No. 314) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to copies of stenographic minutes of proceedings," having been announced for a third reading,

On motion of Mr. Pette, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1375, Int. No. 667) entitled "An act to amend the Code of Criminal Procedure, in relation to the right of defendant, on acquittal, to compensation," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 35

NOES 95

Those who voted in the affirmative were:

Antin	Crews	Henderson	Merrigan	Reilly
Aronson	Dickstein	Jager	Neary	Reiss
Borkowski	Galgano	Jesse	Nichols	Schwab
Burchill	Giaccone	Kiernan	O'Connor	Solomon
Carroll	Hackenburg	Lieberman	Orr	Ullman
Caulfield	Hamill	Lown	Pette	Walsh
Coagrove	Hawkins	Lyman	Reiburn	Whitcomb

Those who voted in the negative were:

Adler	Crowley	Halpern	McArdle	Smith C C
Bailey	Di Pirro	Harris	McCleary	Smith J C
Barnes	Dobson	Hausner	McDonald	Smith M L
Bartholomew	Doherty	Hunter	McGinnies	Smith T K
Baum	Donohue	Hutchinson	McLoughlin	Soule
Betts	Druss	Jacobs	Mead	Steinberg
Blakely	Evans	Jeffery	Miller	Stitt
Bloch	Everett	Jenks	Moore J G	VanWagenen
Blodgett	Fenner	Judson	Moore T C	Wackerman
Bly	Finch	Kelly	Moran	Wallace
Booth	Franchot	Kirkland	Morrissey	Warren
Brady	Frerichs	Lattin	Moses	Webb
Brundage	Gaffers	Leininger	Mullen	Westall
Campbell E C	Gage	Lewis	Porter	Wheelock
Campbell W W	Gardner	Long	Rayher	Williams
Chamberlin	Gempler	Lord	Rice	Witter
Cheney	Gray	MacFarland	Rowe	Wright
Clayton	Greenwald	Martin	Sackett	Yale
Cowee	Hager	Mastick	Seelbach	Zimmerman

The bill (No. 1417, Int. No. 607) entitled "An act to amend the Military Law, in relation to certain State officers and employees who served in the Federal military, naval or marine service during the World War," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1114, Int. No. 431) entitled "An act to amend the Real Property Law, in relation to creating mutual estates of husband and wife, in the property of the other, as substitutes for dower and curtesy," having been announced for a third reading,

On motion of Mr. Jenks, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1408, Int. No. 685) entitled "An act to amend the Tonawanda city charter, generally," having been announced for a third reading,

On motion of Mr. Zimmerman, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The Senate bill (No. 302, Rec. No. 137) entitled "An act to amend the General Corporation Law, the Stock Corporation Law, the Religious Corporations Law, the Joint-stock Association Law and the Executive Law, in relation to the filing and recording in the State offices of papers affecting corporations and joint-stock associations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Ravher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1419, Int. No. 953) entitled "An act in relation to the fees in the surrogate's court of the county of New York, and repealing certain sections of chapter five hundred and thirty of the Laws of eighteen hundred and eighty-four, entitled 'An act in relation to the office of surrogate of the county of New York,'" was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 145, Int. No. 145) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine

the claims of Charles Specht, as assignee and Glenn A. Stockwell, as trustee in bankruptcy of McMahon and Fell, individually and as copartners, for an alleged breach of contract and for extra work performed and material furnished in the Cambria-Lockport county highway, and to render judgment therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1007, Int. No. 922) entitled "An act to amend the Election Law, in relation to the use of school houses or other

public buildings as registration and polling places," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 3

Those who voted in the affirmative were:

Adler	Crews	Hamill	McDonald	Seaker
Antin	Crowley	Harrington	McKee	Seelbach
Aronson	Dickstein	Harris	McLoughlin	Smith C C
Bailey	Di Pirro	Hausner	McWhinney	Smith J C
Barnes	Dobson	Hawkins	Mead	Smith M L
Bartholomew	Donohue	Henderson	Merrigan	Smith T K
Baum	Downs	Hunter	Miller	Solomon
Beasley	Druss	Hutchinson	Moore J G	Soule
Betts	Ellsworth	Jacobs	Moore T C	Steinberg
Blakely	Evans	Jager	Moran	Stitt
Bloch	Everett	Jeffery	Morrissey	Taylor
Blodgett	Fenner	Jesse	Moses	Trahan
Bly	Finch	Judson	Mullen	Ullman
Booth	Flynn	Kelly	Neary	VanWagenen
Borkowski	Fox	Kiernan	Nichols	Wackerman
Brady	Franchot	Kirkland	O'Connor	Wallace
Brooks	Frerichs	Leininger	Orr	Walsh
Brundage	Gaffers	Lewis	Pette	Warren
Burchill	Gage	Lieberman	Porter	Webb
Campbell E C	Galgano	Long	Rayher	Wells
Campbell W W	Gardner	Lord	Reiburn	Westall
Carroll	Gempler	Lown	Reilly	Wheelock
Caulfield	Giaccone	Lyman	Reiss	Whitcomb
Chamberlin	Gray	MacFarland	Rice	Williams
Cheney	Greenwald	Martin	Richford	Witter
Clayton	Hackenburg	Mastick	Rowe	Wright
Cole	Hager	McArdle	Sackett	Yale
Cosgrove	Halpern	McCleary	Schwab	Zimmerman
Cowee				

Those who voted in the negative were:

Jenks	Lattin	McGinnies
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Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1023, Int. No. 938) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of Joseph Schaufler against the State while en-

gaged in the work of the State in endeavoring to capture a lunatic who had escaped from the Binghamton State Hospital," having been announced for a third reading,

On motion of Mr. Long, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1442, Int. No. 208) entitled "An act to amend the Conservation Law, in relation to the open season for water-fowl," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the negative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 739, Int. No. 692) entitled "An act to amend the General City Law, in relation to prohibiting cities from increasing during any year the compensation of any of their employees after the same shall have been fixed by and in the budget for such year," having been announced for a third reading,

On motion of Mr. Blakely, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 811, Int. No. 758) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of the county of Chenango for reimbursement of moneys paid by such county for road construction alleged to have been chargeable to the State," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T O	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams

Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 873, Int. No. 820) entitled "An act to confer jurisdiction on the Court of Claims to hear, try and determine the alleged claim of Charles P. Senechal against the State for loss and damage sustained by the destruction of an automobile through the alleged negligent operation of the State bridge spanning the Hudson river at Troy and Watervliet," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T O	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage /	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter

Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 667, Int. No. 633) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine a claim by John H. Hasbrouck, Kathryn Leonhard and Walter D. Hasbrouck as trustee of the estate of the late Josiah Hasbrouck, for Emily S. Burnett for damages to the Sieightsburgh ferry on Rondout creek by the construction of State route number three and a bridge in connection therewith," having been announced for a third reading,

On motion of Mr. Van Wagenen, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 512, Int. No. 499) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of Francis Normandin against the State for personal injuries alleged to have been sustained while performing military service at Glens Falls, New York, on or about the third day of February, nineteen hundred and twenty, and to render judgment therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Anton	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C O
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon

Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T O	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
orkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frericha	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 384, Int. No. 381) entitled "An act to confer jurisdiction on the Court of Claims to hear, try and determine the claim of Lewis P. Maxim against the State, for damages alleged to have been sustained by him on November first, nineteen hundred and eighteen, and to render judgment therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 143

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Harris	McGinnies	Seaker
Antin	Crowley	Hausner	McKee	Seelbach
Aronson	Dickstein	Hawkins	McLoughlin	Smith C C
Bailey	Di Pirro	Henderson	McWhinney	Smith J C
Barnes	Dobson	Hunter	Mead	Smith M L
Bartholomew	Downs	Hutchinson	Merrigan	Smith T K
Baum	Druss	Jacobs	Miller	Solomon
Beasley	Ellsworth	Jager	Moore J G	Soule
Betts	Evans	Jeffery	Moore T O	Steinberg
Blakely	Everett	Jenks	Moran	Stitt

Bloch	Fenner	Jesse	Morrissey	Taylor
Blodgett	Finch	Judson	Moses	Trahan
Bly	Flynn	Kelly	Mullen	Ullman
Booth	Fox	Kiernan	Neary	VanWagenen
Borkowski	Franchot	Kirkland	Nichols	Wackerman
Brady	Frerichs	Lattin	O'Connor	Wallace
Brooks	Gaffers	Leininger	Orr	Walsh
Brundage	Gage	Lewis	Pette	Warren
Burchill	Galgano	Lieberman	Porter	Webb
Campbell E C	Gardner	Long	Rayher	Wells
Campbell W W	Gempler	Lord	Reiburn	Westall
Carroll	Giaccone	Lown	Reilly	Wheelock
Caulfield	Gray	Lyman	Reiss	Whitcomb
Chamberlin	Greenwald	MacFarland	Rice	Williams
Cheney	Hackenburger	Martin	Richford	Witter
Clayton	Hager	Mastick	Rowe	Wright
Cole	Halpern	McArdle	Sackett	Yale
Cosgrove	Hamill	McClearv	Schwab	Zimmerman
Cowee	Harrington	McDonald		

In the negative:

Donohue

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 844, Int. No. 791) entitled "An act to amend the Conservation Law, in relation to the manner of taking water fowl," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Bette	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen

Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburt	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Coogrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1119, Int. No. 79) entitled "An act to amend the Penal Law, in relation to drawing instruments and wills affecting real property, drawing legal papers and doing certain other acts, in cities by persons not admitted, licensed or registered," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 41

NOES 86

Those who voted in the affirmative were:

Adler	Everett	Henderson	Neary	Smith J C
Bailey	Fox	Jager	Nichols	Smith T K
Baum	Franchot	Jeffery	Orr	Solemon
Blodgett	Frerichs	Lieberman	Pette	Steinberg
Bly	Gaffers	Lown	Porter	Stitt
Campbell W W	Gray	Lyman	Rayher	Wallace
Dobson	Halpern	Moore J G	Reiss	Warren
Druss	Hawkins	Morrissey	Rowe	Westall
Evans				

Those who voted in the negative were:

Antin	Crews	Hunter	McArdle	Sackett
Aronson	Di Pirro	Hutchinson	McDonald	Schwab
Barnes	Doherty	Jacobs	McGinnies	Seelbach
Bartholomew	Donohue	Jenks	McLoughlin	Smith C C
Betts	Fenner	Jesse	McWhinney	Smith M L
Bloch	Finch	Judson	Mead	Soule
Booth	Gage	Kelly	Merrigan	Trahan
Borkowski	Galgano	Kiernan	Miller	Ullman
Brady	Gardner	Kirkland	Moore T C	Wackerman

Brundage	Gempler	Lattin	Moran	Walsh
Burchill	Giaccone	Leininger	Moses	Webb
Campbell E C	Greenwald	Lewis	Mullen	Wheelock
Carroll	Hackenburt	Long	O'Connor	Williams
Chamberlin	Hager	Lord	Reiburn	Witter
Cheney	Hamill	MacFarland	Reilly	Wright
Clayton	Harris	Martin	Rice	Yale
Cosgrove	Hausner	Mastick	Richford	Zimmerman
Cowee				

The bill (No. 1037, Int. No. 952) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claims of certain persons against the State for damages to property alleged to have been sustained during the flood of the Mohawk river in the year nineteen hundred and eighteen, and to render judgment therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betta	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	Van Wagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Low	Reilly	Whitcomb

Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Schwab offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of Senate bill (No. 792, Rec. No. 114) entitled "An act to amend the Greater New York charter, in relation to the method of paying for paving of streets."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Schwab, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Schwab, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman

Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempier	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1367, Int. No. 385) entitled "An act to amend the Greater New York charter, in relation to the method of paying for paving of streets," having been announced for a third reading,

On motion of Mr. Schwab, said bill was laid aside, and ordered stricken from the calendar.

By unanimous consent, Mr. Porter offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on railroads be discharged from the further consideration of Senate bill (No. 731, Rec. No. 124) entitled "An act to further extend the time of Champlain and Sanford Railroad Company to begin and finish the construction of its railroad."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Porter, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Porter, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarlane	Rice	Witter
Clayton	Hackenburt	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1050, Int. No. 963) entitled "An act to further extend the time of Champlain and Sanford Railroad Company to begin and finish the construction of its railroad," having been announced for a third reading,

On motion of Mr. Porter, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 917, Int. No. 507) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Ida M. Reed, personally and as administratrix of the estate of Merritt Lewis Reed, deceased, against the State for damages for the death of said deceased, alleged to have occurred as the result of the negligence of a superior or fellow employee, or both, in the employ of the State at Saranac Lake on the thirteenth day of May, nineteen hundred and nine-

teen, and authorizing such court to render judgment therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Ravher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburger	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 836, Int. No. 783) entitled "An act to amend the Conservation Law, in relation to the taking of muskrats," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Perro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 266, Assembly Reprint No. 1366, Rec. No. 84) entitled "An act authorizing the board of trustees of the village of Bath, Steuben county, to use certain moneys, the proceeds of the sale of village hall bonds, for the payment of bonds of the village, and providing for the levy and collection of taxes for the payment of the balance of such bonds and to reimburse such village hall fund," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same with amendments.

The bill (No. 1421, Int. No. 785) entitled "An act to amend the charter of the city of Buffalo, generally," having been announced,

Mr. Brady moved that said bill be recommitted to the committee on affairs of cities with instructions to report the same forthwith amended as follows:

Page 1, line 1, after the period following the numeral "1" insert the following: "Section ten of".

Page 1, line 1, change the capital "C" in the word "chapter" to a small "c".

Page 1, line 3, strike out the words "by adding".

Page 1, line 4, strike out the words "a new section, to be section three-a,".

Page 1, strike out lines 7 to 11, inclusive.

Page 2, strike out all of page 2.

Page 3, strike out all of page 3.

Page 4, strike out all of page 4.

Page 5, strike out all of page 5.

Page 6, strike out all of page 6.

Page 7, strike out all of page 7.

Page 8, strike out all of page 8.

Page 9, strike out all of page 9.

Page 10, strike out all of page 10.

Page 11, strike out all of page 11.

Page 12, strike out all of page 12.

Page 13, strike out all of page 13.

Page 14, strike out lines 1 to 15, inclusive.

Page 14, line 24, strike out all of line 24.

Page 14, line 25, strike out the words "of the city and".

Page 15, line 11, change the numeral "3" to "2".

Page 15, line 16, strike out all the italicized matter.

Page 15, line 17, strike out all of the italicized matter.

Page 15, line 20, strike out the brackets [] surrounding the word "mayor".

Page 15, line 21, strike out the italicized words "president of the council".

Page 15, line 21, after the word "meetings" insert in italics "of the council".

Page 15, line 22, strike out the brackets [] surrounding the word "mayor", and strike out the italicized word "president".

Page 16, line 4, strike out the brackets surrounding the word "mayor" [], and strike out the italicized word "president".

Page 16, line 6, change the numeral "4" to "3".

Page 17, line 23, change the numeral "5" to "4".

Page 18, line 19, change the numeral "6" to "5".

Page 19, line 12, change the numeral "7" to "6".

Page 20, line 3, change the numeral "8" to "7".

Page 23, line 11, change the numeral "9" to "8".

Page 25, line 1, change the numeral "10" to "9".

Page 25, line 5, after the italicized word "city" strike out the balance of the line, and strike out all of lines 6 and 7 to but not including the period.

Page 25, line 26, change the numeral "11" to "10".

Page 26, line 9, surround the word "other" in brackets, "[other]".

Page 26, line 25, change the numeral "12" to "11".

Page 28, line 3, change the numeral "13" to "12".

Page 28, line 17, change the numeral "14" to "13".

Page 28, line 20, change the numeral "15" to "14".

Page 29, line 8, change the numeral "16" to "15".

Page 29, line 14, strike out the italicized words "president of the".

Page 29, line 15, after the word "shall" insert in italics "designate one of its number to".

Page 29, strike out lines 18, 19, 20 and 21, to and including the period.

Page 29, line 22, strike out the italicized words "president of the council or".

Page 30, line 4, change the numeral "17" to "16".

Page 30, line 6, change the numeral "18" to "17".

Page 31, line 18, change the numeral "19" to "18".

Page 32, line 1, change the numeral "20" to "19".

Page 32, line 13, change the numeral "21" to "20".

Page 33, line 6, change the numeral "22" to "21".

Page 33, line 17, after the word "candidate" and before the word "for" insert a bracket "[".

Page 33, line 17, strike out the bracket [before the word "mayor".

Page 34, line 3, change the numeral "23" to "22".

Page 34, line 10, change the numeral "24" to "23".

Page 35, line 14, change the numeral "25" to "24".

Page 35, line 19, change the numeral "26" to "25".

Page 36, line 3, change the numeral "27" to "26".

Page 40, line 19, change the numeral "28" to "27".

Page 40, line 24, change the numeral "29" to "28".

Page 41, line 1, change the numeral "30" to "29".

Page 41, line 18, change the numeral "31" to "30".

Page 42, line 11, change the numeral "32" to "31".

Page 43, line 11, change the numeral "33" to "32".

Page 43, line 15, change the numeral "34" to "33".

Page 43, line 17, change the numeral "35" to "34".

Page 43, line 22, change the numeral "36" to "35".

Page 44, line 22, change the numeral "37" to "36".

Page 44, line 26, change the numeral "38" to "37".

Page 45, line 4, change the numeral "39" to "38".

Page 47, line 1, change the numeral "40" to "39".

Page 47, line 3, change the numeral "41" to "40".

Page 48, line 3, change the numeral "42" to "41".

Page 48, line 7, change the numeral "43" to "42".

Page 49, line 21, change the numeral "44" to "43".

Page 50, line 20, change the numeral "45" to "44".

Page 52, line 3, change the numeral "46" to "45".

Page 53, line 7, change the numeral "47" to "46".

Page 53, line 13, strike out the italicized words "president of the council" and insert in lieu thereof in italics the word "comptroller".

Page 57, line 11, change the numeral "48" to "47".

Page 57, line 22, change the numeral "49" to "48".

Page 58, line 1, change the numeral "50" to "49".

Page 59, line 13, change the numeral "51" to "50".

Page 60, line 17, change the numeral "52" to "51".

Page 62, line 23, change the numeral "53" to "52".

Page 53, line 9, change the numeral "54" to "53".

Page 63, line 12, strike out the italicized words "president of the council" and insert in their stead the word "comptroller" in italics.

Page 63, line 26, change the numeral "55" to "54".

Page 65, line 8, change the numeral "56" to "55".

Page 65, line 24, change the numeral "57" to "56".

Page 66, line 13, change the numeral "58" to "57".

Page 66, line 21, change the numeral "59" to "58".

Page 67, line 1, change the numeral "60" to "59".

Page 67, line 6, change the numeral "61" to "60".

Page 68, line 3, change the numeral "62" to "61".

Page 68, line 10, change the numeral "63" to "62".

Page 68, line 17, change the numeral "64" to "63".

Page 68, line 23, change the numeral "65" to "64".

Page 69, line 9, change the numeral "66" to "65".

Page 69, line 17, change the numeral "67" to "66".

Page 70, line 10, change the numeral "68" to "67".

Page 71, line 14, change the numeral "69" to "68".

Page 72, line 8, change the numeral "70" to "69".

Page 72, line 14, change the numeral "71" to "70".

Page 72, line 23, change the numeral "72" to "71".

Page 74, line 5, change the numeral "73" to "72".

Page 74, line 20, change the numeral "74" to "73".

Page 75, line 7, change the numeral "75" to "74".

Page 75, line 11, change the numeral "76" to "75".

Page 76, line 3, change the numeral "77" to "76".

Page 77, line 21, change the numeral "78" to "77".

Page 77, line 24, change the numeral "79" to "78".

Page 78, line 2, change the numeral "80" to "79".

Page 79, line 12, change the numeral "81" to "80".

Page 82, line 20, change the numeral "82" to "81".

Page 82, line 22, change the numeral "83" to "82".

Page 82, line 25, strike out the brackets [] surrounding the word "appointed" and strike out the italicized word "elected".

Page 83, line 4, change the numeral "84" to "83".
 Page 83, line 10, change the numeral "85" to "84".
 Page 83, line 13, change the numeral "86" to "85".
 Page 87, line 14, change the numeral "87" to "86".
 Page 87, line 19, change the numeral "88" to "87".
 Page 87, line 25, change the numeral "89" to "88".
 Page 88, line 11, change the numeral "90" to "89".
 Page 88, line 16, change the numeral "91" to "90".
 Page 88, line 23, change the numeral "92" to "91".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 7

Those who voted in the affirmative were:

Adler	Dickstein	Henderson	McWhinney	Seelbach
Antin	Di Pirro	Hunter	Mead	Smith C C
Aronson	Dobson	Jacobs	Merrigan	Smith J C
Bailey	Doherty	Jager	Miller	Smith M L
Barnes	Donohue	Jeffery	Moore J G	Smith T K
Bartholomew	Druss	Jenks	Moore T C	Solomon
Baum	Everett	Jesse	Moran	Soule
Betts	Fenner	Kelly	Morrissey	Steinberg
Blakely	Finch	Kiernan	Moses	Ullman
Bloch	Fox	Kirkland	Mullen	VanWagenen
Blodgett	Frerichs	Lattin	Neary	Wackerman
Bly	Gaffers	Leininger	Nichols	Wallace
Booth	Gage	Lewis	Orr	Walsh
Borkowski	Gempler	Lieberman	Pette	Warren
Burchill	Giaccone	Long	Rayher	Webb
Campbell E C	Gray	Lown	Reiburn	Wells
Campbell W W	Greenwald	Lyman	Reiss	Wheelock
Caulfield	Hager	MacFarland	Rice	Whitcomb
Chamberlin	Halpern	Martin	Richford	Williams
Cheney	Harris	Mastick	Rowe	Witter
Cowee	Hausner	McDonald	Sackett	Wright
Crews	Hawkins	McGinnies	Schwab	Zimmerman
Crowley				

Those who voted in the negative were:

Brady
Carroll

Hackenburg
McArdle

McCleary

Reilly

Westall

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1414, Int. No. 662) entitled "An act to amend the Greater New York charter, in relation to aldermanic districts, the division of the city into the same, and the boundaries thereof and to districts for home rule and local improvements," having been announced,

Mr. Jesse moved that said bill be recommitted to the committee on affairs of cities with instructions to report the same forthwith amended as follows:

Page 1, lines 6 and 7, strike out the words "repealed and a new section nineteen inserted in place thereof" and insert the word "amended".

Page 14, line 14, strike out the word "Sixteenth" and insert the word "Nineteenth".

Page 14, line 14, strike out the word "Manhattan".

Page 14, line 15, strike out the words "avenue to".

Page 14, line 16, strike out the words "along West One Hundred and Nineteenth street".

Page 14, line 17, strike out the words "and east".

Page 15, line 26, after the word "west" insert the words "and east".

Page 34, line 3, after the word "of" insert the words "that part of".

Page 34, line 14, after the word "of" insert the words "that part of".

Page 35, line 3, after the word "of" insert the words "that part of".

Page 26, line 26, after the word "of" insert the words "that part of".

Page 37, line 11, strike out the word "Woodlawn" and insert the word "Woodland".

Page 37, line 16, after the word "of" insert the words "that part of".

Page 38, line 15, after the word "of" insert the words "that part of".

Page 39, line 12, after the word "of" insert the words "that part of".

Page 40, line 8, strike out the word "town" and insert the word "towns".

Page 40, line 11, strike out the word "such" and insert the words "the Greater New York".

Page 40, line 12, strike out the word "as" and insert the words "as re-enacted by chapter four hundred and sixty-six of the Laws of nineteen hundred and one and".

Page 10, line 14, strike out the word "repealed" and insert the word "amended".

Page 40, strike out all of line 15.

Page 40, line 16, strike out the word "thereof".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Blakely, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1133, Int. No. 1021) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Walter L. Stilwell, George B. Gerard and Edna A. Brush against the State for damages alleged to have been sustained while being forced to aid the police of the city of New York in the capture of escaped criminals, and to render judgment therefor," having been announced for a third reading,

On motion of Mr. Bailey, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1368, Int. No. 760) entitled "An act to provide for extending the boundaries of the city of Utica by annexing thereto a part of the town of New Hartford, by a vote of the electors of the territory proposed to be annexed, and to provide for the government of the annexed territory, for the payment of school and sewer district bonded indebtedness and the disposal of sewage," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1373, Int. No. 908) entitled "An act to amend the General Municipal Law, in relation to payments to injured or representatives of deceased volunteer firemen," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C

Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	Van Wagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1376, Int. No. 636) entitled "An act in relation to the district attorney and employees in the district attorney's office in the county of Queens," having been announced,

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 6

Those who voted in the affirmative were:

Adler	Crews	Harris	McLoughlin	Seelbach
Antin	Crowley	Hausner	McWhinney	Smith C C
Aronson	Dickstein	Hawkins	Mead	Smith J C
Bailey	Di Pirro	Henderson	Merrigan	Smith M L
Barnes	Dobson	Hunter	Miller	Smith T K
Bartholomew	Downs	Hutchinson	Moore J G	Solomon
Baum	Druss	Jacobs	Moore T C	Soule
Beasley	Ellsworth	Jager	Moran	Steinberg

Betts	Evans	Jeffery	Morrissey	Stitt
Blakely	Everett	Jenks	Moses	Taylor
Blodgett	Fenner	Jesse	Mullen	Trahan
Bly	Finch	Judson	Neary	Ullman
Booth	Flynn	Kiernan	Nichols	VanWagenen
Borkowski	Fox	Kirkland	O'Connor	Wackerman
Brady	Franchot	Lattin	Orr	Wallace
Brooks	Frerichs	Leininger	Pette	Walsh
Brundage	Gaffers	Lewis	Porter	Warren
Burchill	Gage	Lieberman	Rayher	Webb
Campbell E C	Galgano	Long	Reiburn	Wells
Campbell W W	Gardner	Lord	Reilly	Westall
Carroll	Gempler	Lown	Reiss	Wheelock
Caulfield	Giaccone	Lyman	Rice	Whitcomb
Chamberlin	Gray	MacFarland	Richford	Williams
Cheney	Greenwald	Martin	Rowe	Witter
Clayton	Hackenburg	Mastick	Sackett	Wright
Cole	Hager	McCleary	Schwab	Yale
Cosgrove	Halpern	McGinnies	Seaker	Zimmerman
Cowee	Harrington	McKee		

Those who voted in the negative were:

Bloch	Hamill	Kelly	McArdle	McDonald
Donohue				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 417, Int. No. 408) entitled "An act to confer jurisdiction upon the Court of Claims to hear and determine the claim of the firm of Paddleford and King for moneys alleged to be due them for the construction of a concrete bridge upon county highway number seven hundred and five in the county of Chenango," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule

Blakely	Ellsworth	Jager	Moore J G	Steinberg
Bloch	Evans	Jeffery	Moore T C	Stitt
Blodgett	Everett	Jenks	Moran	Taylor
Bly	Fenner	Jesse	Morrissey	Trahan
Booth	Finch	Judson	Moses	Ullman
Borkowaki	Flynn	Kelly	Mullen	VanWagenen
Brady	Fox	Kiernan	Neary	Wackerman
Brooks	Franchot	Kirkland	Nichols	Wallace
Brundage	Frerichs	Lattin	O'Connor	Walsh
Burchill	Gaffers	Leininger	Orr	Warren
Campbell E C	Gage	Lewis	Pette	Webb
Campbell W W	Galgano	Lieberman	Porter	Wells
Carroll	Gardner	Long	Rayher	Westall
Caulfield	Gempler	Lord	Reiburn	Wheelock
Chamberlin	Giaccone	Lown	Reilly	Whitcomb
Cheney	Gray	Lyman	Reiss	Williams
Clayton	Greenwald	MacFarland	Rice	Witter
Cole	Hackenburg	Martin	Richford	Wright
Cosgrove	Hager	Mastick	Rowe	Yale
Cowee	Halpern	McArdle	Sackett	Zimmerman
	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 423, Int. No. 414) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the town of Waddington, Saint Lawrence county, against the State for reimbursement of money, erroneously paid to the county treasurer of said county to pay the amount of drafts of the State Commissioner of Highways, to apply upon a certain highway contract," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule

Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburger	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 613, Int. No. 585) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit, and determine certain claims against the State for damages alleged to have been sustained by reason of the overflow of the canalized Mohawk river at and near Schenectady, by reason of the alleged negligent construction and maintenance of the Vischer's Ferry dam, the six months' statute of limitations having run against said claims," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule

Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 378, Int. No. 375) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Henry Hart filed in the Court of Claims of the State of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen

Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenbush	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 749, Rec. No. 141) entitled "An act to amend the County Law, in relation to compensation of supervisors in Ontario county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Perro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall

Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 688, Rec. No. 99) entitled "An act to amend the Town Law, in relation to appropriations by town boards in certain counties for rental of rooms for posts of war veterans," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Perro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betta	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter

Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 366, Int. No. 89) entitled "An act to authorize certain cities of the first class to make appropriations for educational purposes in addition to those contained in the annual budget for nineteen hundred and twenty-one, and to incur indebtedness and issue bonds or other obligations to meet such appropriations," having been announced for a third reading,

On motion of Mr. Blakely, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The Senate bill (No. 837, Rec. No. 126) entitled "An act to amend the Highway Law, in relation to local ordinances limiting the speed of motor vehicles," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnles	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahar
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace

Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 847, Rec. No. 143) entitled "An act to amend the County Law, in relation to public health nurses," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Ely	Finch	Judson	Moses	Ullman
Booth	Fox	Kelly	Mullen	VanWagenen
Borkowski	Flynn	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock

Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1411, Int. No. 622) entitled "An act to amend the Domestic Relations Law, in relation to the amount and disposition of marriage license fees and the compensation of county clerks for recording and making reports of marriage licenses," having been announced for a third reading,

On motion of Mr. Wheelock, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1441, Int. No. 323) entitled "An act to amend chapter two hundred of the Laws of eighteen hundred and fifty-four, entitled 'An act declaring a part of the West Canada creek, and its branches, a public highway and regulating the passage of logs and lumber down the same, and for the improvement of said streams,' generally," having been announced for a third reading,

On motion of Mr. Barnes, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 720, Int. No. 682) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of Charles O. Roe of the village of Canisteo, New York, against the State, for damages alleged to have been sustained by him, on or about the twenty-second day of March, nineteen hundred and nineteen, through the alleged negligence of the State, its agents and employees on the State highway known as route fifteen, and to render judgment therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Perro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Flax	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 791, Int. No. 738) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit, and determine the claim of Michael Fitzgerald against the State for extra work alleged to have been done by him in connection with contract number twenty-two, in connection with construction of new highway bridges and recent new highway bridge over the Erie canal between Cold Springs and Free Bridge on the Seneca river, and to render judgment therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinnery	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beasley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	VanWagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Cosgrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 988, Int. No. 903) entitled "An act to confer jurisdiction on the Court of Claims to hear and determine the claim of Peter Keeler Building Company against the State for damages sustained, additional labor and material furnished and moneys expended, through the fault of the State, in connection with three separate contracts for construction work at Letchworth Village, Thiells, New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seaker
Antin	Crowley	Harris	McGinnies	Seelbach
Aronson	Dickstein	Hausner	McKee	Smith C C
Bailey	Di Pirro	Hawkins	McLoughlin	Smith J C
Barnes	Dobson	Henderson	McWhinney	Smith M L
Bartholomew	Donohue	Hunter	Mead	Smith T K
Baum	Downs	Hutchinson	Merrigan	Solomon
Beaaley	Druss	Jacobs	Miller	Soule
Betts	Ellsworth	Jager	Moore J G	Steinberg
Blakely	Evans	Jeffery	Moore T C	Stitt
Bloch	Everett	Jenks	Moran	Taylor
Blodgett	Fenner	Jesse	Morrissey	Trahan
Bly	Finch	Judson	Moses	Ullman
Booth	Flynn	Kelly	Mullen	Van Wagenen
Borkowski	Fox	Kiernan	Neary	Wackerman
Brady	Franchot	Kirkland	Nichols	Wallace
Brooks	Frerichs	Lattin	O'Connor	Walsh
Brundage	Gaffers	Leininger	Orr	Warren
Burchill	Gage	Lewis	Pette	Webb
Campbell E C	Galgano	Lieberman	Porter	Wells
Campbell W W	Gardner	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiburn	Wheelock
Caulfield	Giaccone	Lown	Reilly	Whitcomb
Chamberlin	Gray	Lyman	Reiss	Williams
Cheney	Greenwald	MacFarland	Rice	Witter
Clayton	Hackenburg	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale
Coogrove	Halpern	McArdle	Sackett	Zimmerman
Cowee	Hamill	McCleary	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *March 21, 1921.*

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of the Senate bill (No. 501, Rec. No. 93) entitled "An act to amend the Highway Law, in relation to the acquisition of certain toll bridges at the expense of the State," for the purpose of amendment.

By order of the Senate,

ERNEST A. FAY,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

On motion of Mr. Adler, the House adjourned.

TUESDAY, MARCH 22, 1921

The House met pursuant to adjournment.

Prayer by Rev. J. B. Seeley, Kingston.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with, and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Surrogate's Court Act, in relation to compensation of the surrogate's court stenographer in Sullivan county" (No. 1050, Rec. No. 186), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Greater New York charter, respecting the receipt, deposit and disbursement of public moneys, and abolishing the office of chamberlain" (No. 966, Rec. No. 184), which was read the first time and referred to the committee on affairs of cities.

"An act making an appropriation for highway improvement purposes in Essex county of the one-half of the unexpended balance of Essex county's share of moneys derived from the second bond issue for State road construction" (No. 1069, Rec. No. 187), which was read the first time and referred to the committee on ways and means.

Mr. Betts introduced a bill entitled "An act to amend the State Printing Law, generally" (Int. No. 1388), which was read the first time and referred to the committee on public printing.

Mr. Martin introduced a bill entitled "An act to amend the Public Lands Law, in relation to abandonment of lands held by the State under erroneous tax deeds" (Int. No. 1389), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the Tax Law, in relation to cancellation of tax sales" (Int. No. 1390), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. McWhinney introduced a bill entitled "An act to amend the Village Law, in relation to the powers of board of trustees for the lease and maintenance of public hack stands" (Int. No. 1391), which was read the first time and referred to the committee on affairs of villages.

Mr. Rowe introduced a bill entitled "An act to amend the Real Property Law, in relation to acknowledgments and proofs in foreign countries" (Int. No. 1392), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend the Code of Civil Procedure, in relation to time of filing decision of surrogate after trial without jury" (Int. No. 1393), which was read the first time and referred to the committee on codes.

Mr. Pette introduced a bill entitled "An act to amend the Penal Law, in relation to assisting public officers in the performance of their duties, by defining book-making without writing" (Int. No. 1394), which was read the first time and referred to the committee on codes.

Mr. Bailey introduced a bill entitled "An act to amend the Town Law, in relation to park districts in towns of certain counties" (Int. No. 1395), which was read the first time and referred to the committee on internal affairs.

Mr. Jenks introduced a bill entitled "An act to amend the Personal Property Law, in relation to conditional sale of goods and chattels and to make uniform the law relating thereto" (Int. No. 1396), which was read the first time and referred to the committee on the judiciary.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Chamberlin (No. 1216, Int. No. 1092) entitled "An act to amend the General Municipal Law, in relation to recreation commissions in cities and villages," reported the same without recommendations, which report was agreed to, and said bill ordered engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Wheelock (No. 1402, Int. No.

1260) entitled "An act to amend the Highway law, generally," reported the same with the following recommendations:

On page 1, line 4, before the word "is" insert "such section having been last amended by chapter eighty of the Laws of nineteen hundred and thirteen,".

On page 4, strike out the last sentence.

On page 5, line 9, strike out the "one" in "twenty-one" and insert in place thereof "two", making the word "twenty-two".

On page 5, line 25, after "chapter" add "as added by chapter four hundred and sixty-two of the Laws of nineteen hundred and seventeen,".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Witter (No. 1275, Int. No. 1151) entitled "An act to amend the Farms and Markets Law, in relation to cold storage," reported the same with the following recommendations:

On page 4, line 17, after "cheese" insert in italics "ice cream".

On page 8, line 7, insert a bracket before the word "or", and strike out the bracket before "in".

On page 8, line 8, strike out the last two words "as a".

On page 8, line 9, strike out the first three words of the line.

On page 8, line 14, add a letter "s" to the word "section", making the word "sections", and after the word "ninety-two" insert "and ninety-six-a".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Miller, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Highway Law, in relation to the maintenance of county roads which are designated for improvement under chapter eighteen of the Laws of nineteen hundred and twenty-one." (No. 1570, Int. No. 1286.)

"An act to amend the Penal Law, in relation to failure to protect horses from slipping." (No. 1565, Int. No. 193.)

"An act to amend the Conservation Law, in relation to pickerel." (No. 1530, Int. No. 557.)

"An act to amend the Greater New York charter, in relation to the compensation of secretary and treasurer of the trustees of the exempt firemen's benevolent fund of the borough of Queens." (No. 1571, Int. No. 377.)

"An act to amend chapter four hundred and eleven of the Laws of nineteen hundred and seventeen, entitled 'An act to provide for the registration and supervision of laboratories where live pathogenic germs are handled, and to prevent the use of bacteria for criminal purposes, and to eliminate careless methods of transporting live germs.'" (No. 1569, Int. No. 912.)

"An act to amend the Judiciary Law, in relation to the qualifications of jurors." (No. 1567, Int. No. 188.)

"An act to amend the Judiciary Law, in relation to the salaries of interpreters of the county court of Bronx county." (No. 1566, Int. No. 1231.)

"Concurrent resolution of the Senate and Assembly proposing an amendment to section eighteen of article three of the Constitution, in relation to the power of the Legislature to pass a private or local bill designating places of voting." (No. 1568, Int. No. 445.)

"An act to amend the Tax Law, in relation to fees of collector on return taxes in Herkimer county." (No. 675, Int. No. 639.)

"An act to amend the Greater New York charter, in relation to positions to which certain pension provisions are applicable." (No. 1479, Int. No. 179.)

"An act to amend the Education Law, in relation to compensation of librarian of the Supreme Court library at Utica, and abolishing the office of assistant librarian." (No. 1089, Int. No. 1001.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of George J. Vail against the State for damages to and loss of use of an automobile stolen by George Stivers and Marcus Bassett, inmates of Sing Sing prison, while such inmates were in the act of escaping from such prison, and to render judgment therefor." (No. 1478, Int. No. 538.)

"An act to amend chapter three hundred and four of the Laws of nineteen hundred and nineteen, entitled 'An act to create the

board of equalization for the county of Erie for the equalization of taxes and assessments and to define its powers and duties,' in relation to the compensation of the commissioners of equalization." (No. 322, Int. No. 321.)

"An act to amend the Tax Law, in relation to exemption from taxation." (No. 364, Int. No. 364.)

"An act to amend the Education Law, in relation to salary of librarian of law library in Bronx county." (No. 1193, Int. No. 1072.)

"An act to amend the Education Law, in relation to the law library of the city court of the city of New York." (No. 1362, Int. No. 1235.)

"An act making an appropriation for the State's share of the cost of construction and improvement of rural post roads within the State, under the provisions of certain acts of Congress which provide that the United States shall aid in the construction of rural postal roads, and for other purposes, to be expended in accordance with article six-a of the Highway Law." (No. 1531, Int. No. 1250.)

Mr. Adler moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Adler	Crowley	Harrington	McDonald	Seaker
Antin	Di Pirro	Harris	McGinnies	Seelbach
Aronson	Dobson	Hausner	McKee	Smith C C
Bailey	Doherty	Hawkins	McLoughlin	Smith J C
Barnes	Donohue	Henderson	McWhinney	Smith M L
Bartholomew	Downs	Hunter	Mead	Smith T K
Baum	Druss	Hutchinson	Merrigan	Solomon
Betts	Duke	Jacobs	Miller	Soule
Blakely	Ellsworth	Jager	Moore J G	Steinberg
Bloch	Evans	Jeffery	Moore T C	Stitt
Blodgett	Everett	Jenks	Moran	Taylor
Bly	Fenner	Jesse	Morrissey	Trahan
Booth	Finch	Judson	Moses	Ullman
Borkowski	Flynn	Kelly	Mullen	VanWagenen
Brady	Fox	Kiernan	Neary	Wackerman
Brooks	Franchot	Kirkland	Nichols	Wallace
Brundage	Frerichs	Lattin	O'Connor	Walsh
Burchill	Gaffers	Leininger	Orr	Warren
Campbell E C	Gage	Lewis	Pette	Webb
Campbell W W	Galgano	Lieberman	Porter	Wells
Carroll	Gardner	Long	Rayher	Westall

Caulfield	Gempler	Lord	Reiburn	Wheelock
Chamberlin	Giaccone	Lown	Reilly	Whitcomb
Cheney	Gray	Lyman	Reiss	Williams
Clayton	Greenwald	MacFarland	Rice	Witter
Cole	Hackenburt	Martin	Richford	Wright
Cosgrove	Hager	Mastick	Rowe	Yale
Cowee	Halpern	McArdle	Sackett	Zimmerman
Crews	Hamill	McCleary	Schwab	Speaker

Mr. Adler moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the bill (No. 1588, Int. No. 1309) entitled "An act making appropriations for the support of government."

Said bill having been announced, on motion of Mr. McGinnies said bill was read the second time, and ordered placed on the special order on third reading.

The bill (No. 1411, Int. No. 622) entitled "An act to amend the Domestic Relations Law, in relation to the amount and disposition of marriage license fees and the compensation of county clerks for recording and making reports of marriage licenses," having been announced for a third reading,

On motion of Mr. Wheelock, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 685, Int. No. 649) entitled "An act to amend the Greater New York charter, in relation to the conduct of physical examinations of claimants against such city," having been announced for a third reading,

On motion of Mr. Caulfield, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 930, Int. No. 77) entitled "An act to amend the Judiciary Law, in relation to the designation of a daily law journal by justices of the Supreme Court in the eighth judicial district," having been announced for a third reading,

On motion of Mr. Zimmerman, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 542, Int. No. 75) entitled "An act to amend the Village Law, in relation to ordinances regulating the use and construction of electric light and power wiring," having been announced, Mr. Zimmerman moved that said bill be recommitted to the committee on affairs of villages with instructions to report the same forthwith amended as follows:

Page 1, line 1, strike out "Subdivision fourteen of" and begin "section" with a capital "S".

Line 4, after "amended" insert "by adding thereto a new subdivision to be subdivision fourteen-a,".

Strike out lines 5 to 8.

Page 2, strike out lines 1 to 4, and insert in italics:

"14-a. Construction of electric light and power wiring. In villages in counties containing a city with a population of not more than one million or less than four hundred thousand, to regulate the use and construction of electric light and power wiring, and any member of the board or any person authorized by it may enter, when necessary, in the day time, any building within the village, to make an examination with reference to the evasion or violation of such ordinance."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. McWhinney, from the committee on affairs of villages, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of their reading.

By unanimous consent, Mr. Adler offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of Senate bill (No. 1070, Rec. No. 185) entitled "An act to amend the Public Service Commissions Law, in relation to creating the public service commission and the transit commission, defining the jurisdiction, powers and duties of such commissions, and abolishing the Public Service Commission of the First District, the Public Service Commission of the Second District and the office of Transit Construction Commissioner."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Adler, and by unanimous consent, said bill was read the second time and ordered to a third reading.

Said bill having been announced, Mr. Donohue moved that said bill be recommitted to the committee on the judiciary with instructions to report the same forthwith amended as follows:

Page 3, line 26, before the word "Public" insert the word "A".

Page 4, line 1, place brackets before and after "appointment" before "first"; insert "Election".

Page 4, line 7, before the word "to" insert "[".

Page 4, line 8, after the word "Senate" insert "]", after which insert the following: "to be elected by the people. Such commission shall select one of its members to be the chairman of the commission."

Page 4, line 9, insert "[" before the word "A".

Page 4, line 11, strike out italicized matter.

Page 4, line 12, strike out italicized matter.

Page 4, line 13, strike out italicized matter.

Page 4, line 24, strike out brackets and italicized word "ten".

Page 4, line 25, surround word "February" with brackets and insert in place thereof "January".

Page 4, line 26, surround "appointed," with brackets and strike out italicized matter.

Page 5, lines 1 to 5, strike out italicized matter.

Page 5, line 15, surround word "appointment" with brackets and insert in place thereof "election".

Page 5, line 16, bracket "removal".

Page 5, line 22, insert "[" before "to".

Page 5, line 23, insert "]" after "Senate" and insert after the comma "to be elected by the people of the city of New York". Insert "[" before "from".

Page 5, line 24, insert "]" after "appointment" insert "The commission shall select one of its own members to act as chairman of the commission." Strike out to bottom of the page.

Page 6, line 1, insert "]" after period.

Page 6, line 2, strike out italicized matter.

Page 6, line 3, strike out italicized matter.

Page 12, line 19, strike out to bottom of page, and insert in place thereof "V-b, new corporations formed on reorganization liable for tort claims". No corporation shall be hereafter formed to take over and acquire the property or franchises of an insolvent street railway company, except upon the condition that such newly formed corporation shall assume the liability of the predecessor, insolvent corporation for all claims in favor of tort creditors,

including claims arising out of injuries sustained through the negligent maintenance or operation of any such street railroad."

Page 14, line 17, strike out italics.

Page 14, line 18, strike out italics and insert "[" before " as " and "] " after " necessary ".

Page 18, line 19, strike out to bottom of page.

Page 19, lines 1 to 18, after the period on line 18, strike out all matter in italics, and insert in place thereof

"2. All salaries and expenses of the commission shall be chargeable to the city of New York and shall be audited and paid as follows: The Board of Estimate and Apportionment of the city of New York, or other board or public body on which is imposed the duty and in which is vested the power of making appropriations of the public moneys for the purposes of the city government, shall, on requisition duly made by the Transit Commission, stating the purpose for which such moneys are required, appropriate such sum or sums of money as the Board of Estimate and Apportionment, or such other board or public body may deem necessary to enable such Public Service Commission to do and perform, or cause to be done and performed, the duties in this or in any other act prescribed, and to provide for the expenses of the compensation of the employees of such commission in so far as the same are hereby made chargeable to the city of New York. The city shall not be liable for any indebtedness incurred by the said commission in excess of such appropriation or appropriations."

Page 37, line 24, strike out italics.

Page 37, line 25, strike out brackets and italics.

Page 38, line 1, strike out "," after first comma, to end of line.

Page 38, line 2, strike out italics.

Page 38, line 8, strike out italics to bottom of page.

Page 39, lines 1 to 18, inclusive, strike out italics.

Page 75, line 22, strike out brackets.

Page 75, line 24, strike out matter in italics.

Page 75, line 25, strike out matter in italics.

Page 75, line 26, strike out matter in italics.

Page 76, lines 6 to 20, inclusive, strike out matter in italics.

Page 95, lines 3 to 5, inclusive, strike out matter in italics.

Page 104, lines 13 to 15, inclusive, strike out matter in italics.

Page 105, line 6, beginning with the word "If" strike out matter in italics down to and including line 20, ending with word "specified."

Page 108, line 2, strike out "stage and omnibus".

Page 108, line 3, strike out "lines and".

Page 108, line 16, beginning with "(2)", strike out to bottom of page.

Page 109, line 1, strike out all matter down to and including "creditors." on line 3.

Page 112, line 13, beginning with the first "the" strike out to and including line 23, and in place thereof insert "the Appellate Division of the Supreme Court, first department, may determine whether or not such local authority ought to approve of such contract or contracts, and, in the event that such appellate division determine that such local authority ought to do so, the matter shall be relegated back to such local authority for action by them."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Mr. Lieberman moved that said bill be recommitted to the committee on the judiciary with instructions to report the same forthwith amended as follows:

Page 111, line 6, after the word "upon" insert in italics "the local authority of the city and".

Page 111, line 10, after the word "If" insert in italics "such local authority and".

Page 111, line 11, after the word "commission" insert in italics "such local authority and".

Page 111, line 12, strike out the word "them" and insert in its place in italics "such railroad companies".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Mr. Cosgrove moved that said bill be recommitted to the committee on the judiciary with instructions to report the same forthwith amended as follows:

Amend the title by inserting at the end thereof, and before the enacting clause, the following: "Provided, however, that the State of New York shall reimburse the city of New York for its interest in the subways, and for all its rights, title and interest in and to all contracts, franchises, equipment and all and every right whatsoever."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 91

NOES 56

Those who voted in the affirmative were:

Adler	Doherty	Harris	McGinnies	Smith J C
Bailey	Downs	Hausner	McWhinney	Smith T K
Barnes	Druss	Hunter	Mead	Soule
Bartholomew	Duke	Hutchinson	Miller	Stitt
Betts	Ellsworth	Jacobs	Moore J G	Trahan
Blakely	Evans	Jeffery	Moore T C	VanWageningen
Bly	Everett	Jenks	Moran	Wallace
Booth	Fenner	Judson	Moses	Warren
Brady	Finch	Kirkland	Mullen	Webb
Brooks	Franchot	Lattin	Pette	Wells
Brundage	Frerichs	Lewis	Porter	Westall
Campbell E C	Gaffers	Long	Rayher	Wheelock
Chamberlin	Gage	Lord	Rice	Williams
Cheney	Gardner	Lown	Richford	Witter
Clayton	Gray	MacFarland	Rowe	Wright
Cole	Greenwald	Martin	Sackett	Yale
Cowee	Hager	Mastick	Seaker	Zimmerman
Crowley	Harrington	McCleary	Smith C C	Speaker
Dobson				

Those who voted in the negative were:

Antin	Crews	Hamill	McDonald	Reiss
Aronson	Dickstein	Hawkins	McKee	Schwab
Baum	Di Pirro	Henderson	McLoughlin	Seelbach
Beasley	Donohue	Jager	Merrigan	Smith M L
Bloch	Flynn	Jesse	Morrissey	Solomon
Blodgett	Fox	Kelly	Neary	Steinberg
Borkowski	Galgano	Kiernan	Nichols	Taylor
Burchill	Gempler	Leininger	O'Connor	Ullman
Campbell W W	Giaccone	Lieberman	Orr	Wackerman
Carroll	Hackenburg	Lyman	Reiburn	Walah
Caulfield	Halpern	McArdle	Reilly	Whitcomb
Coagrove				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1455, Int. No. 731) entitled "An act to amend the Public Service Commissions Law, in relation to creating the public service commission and the transit commission, defining the jurisdiction, powers and duties of such commissions, and abolishing the Public Service Commission of the First District, the Public Service Commission of the Second District and the

office of Transit Construction Commissioner," having been announced for a third reading,

On motion of Mr. Adler, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1408, Int. No. 685) entitled "An act to amend the Tonawanda city charter, generally," having been announced for a third reading,

On motion of Mr. Zimmerman, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next,

The bill (No. 1023, Int. No. 938) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of Joseph Schaufler against the State while engaged in the work of the State in endeavoring to capture a lunatic who had escaped from the Binghamton State Hospital," having been announced, Mr. Long moved that said bill be recommitted to the committee on claims with instructions to report the same forthwith amended as follows:

Page 2, line 1, strike out "shall" and insert in italics "may".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Steinberg, from the committee on claims, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate bill (No. 366, Rec. No. 89) entitled "An act to authorize certain cities of the first class to make appropriations for educational purposes in addition to those contained in the annual budget for nineteen hundred and twenty-one, and to incur indebtedness and issue bonds or other obligations to meet such appropriations," having been announced for a third reading,

On motion of Mr. Blakely, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1572, Int. No. 1149) entitled "An act to amend the Agricultural Law, in relation to the licensing of dogs," was read the second time,

On motion of Mr. Witter, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 890, Int. No. 832) entitled "An act to establish and maintain a water department in and for the city of Norwich," having been announced, Mr. Lord moved to amend as follows:

Page 4, line 8, after "water board" insert "and shall have been approved by a majority of the tax payers as hereinafter provided."

Page 6, line 21, strike out "thirty" and insert "sixty".

Page 9, strike out line 17, all after "provided" down to and including "company" line 21.

Page 14, line 5, after "fourteen" insert "up to an amount not exceeding one thousand dollars in any one year; or if the requisite amount exceeds said sum of one thousand dollars, the common council shall submit the proposition to a tax payers' election as provided herein and after approval may issue", and on the same line strike out the words "or by issuing" and change the word "certified" to "approved".

Page 17, line 21, strike out "all the" and the next five lines.

Page 19, line 15, after the word "assistants" insert "to carry out the provisions for purchase contained in section three of this act, and the necessary investigations connected therewith shall, not exceed five thousand dollars,".

Page 19, line 20, strike out "twenty" and insert "fifteen", and after "dollars" insert "additional".

Page 20, line 2, strike out "twenty thousand dollars" and insert "five thousand dollars for preliminary investigation, and not exceeding fifteen thousand dollars additional in case the tax payers decide to institute condemnation proceedings".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1505, Int. No. 663) entitled "An act to amend the General Business Law, in relation to municipal regulations relating to hawkers and peddlers," was read the second time.

On motion of Mr. Burchill, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1504, Int. No. 954) entitled "An act to amend the charter of the city of Little Falls, generally," was read the second time.

On motion of Mr. Evans, said bill was placed on the order of third reading and referred to the committee on revision.

By unanimous consent, Mr. Gray offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of Senate bill (No. 1050, Rec. No. 186) entitled "An act to amend the Surrogate's Court Act, in relation to compensation of the surrogate's court stenographer in Sullivan county."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Gray, and by unanimous consent, said bill was read the second time and ordered to a third reading.

The bill (No. 1503, Int. No. 848) entitled "An act to amend the Surrogate's Court Act, in relation to compensation of the surrogate's court stenographer in Sullivan county," having been announced for a second reading,

On motion of Mr. Gray, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1502, Int. No. 1096) entitled "An act to amend the County Law, in relation to the creation of county purchasing departments and agencies," having been announced, Mr. Martin moved to amend as follows:

Page 1, lines 8 and 9, strike out "term; Compensation; employees" and insert in italics in place thereof "establishment thereof."

Page 2, strike out lines 3 to 21, inclusive, and insert in italics in place thereof the following: "§ 218. Purchasing department or agency; establishment thereof. The board of supervisors of any county not wholly within a city and having a population exceeding one hundred thousand and less than two hundred thousand inhabitants, according to the last preceding federal census or state enumeration, may establish and maintain as a county charge a purchasing department or agency and appoint a purchasing agent to be the head thereof. The purchasing agent may appoint, and at pleasure remove, such assistants and employees, at such salaries or compensation, as the board of supervisors may authorize. Such purchasing agent may be removed by the vote of two-thirds of all the members elected to the board of supervisors after a hearing based on written charges preferred against

such officer and served on him at least ten days prior to such hearing."

Page 2, line 26, strike out "such" and insert in italics in place thereof "single".

Page 3, line 4, strike out "times" and insert in italics in place thereof "consecutive days".

Page 3, line 4, strike out "the" before "newspaper" and insert in italic in place thereof "a".

Page 3, line 5, strike out "the largest" and insert in italics in place thereof "a large and general".

Page 3, line 5, after "circulation" and before the period, insert in italics "throughout the cities and towns of the county and which shall have been designated by resolution of the board of supervisors."

Page 4, line 18, strike out "treasurer" and insert in place thereof "clerk".

Page 4, line 18, strike out "him" and insert in place thereof "the county judge".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1501, Int. No. 634) entitled "An act to amend the Domestic Relations Law, in relation to consents for the issuance of marriage licenses," was read the second time.

On motion of Mr. Wright, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1500, Int. No. 545) entitled "An act to amend the Real Property Law, in relation to the licensing and regulation of real estate brokers and salesmen," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1498, Int. No. 586) entitled "An act to amend the Poor Law, in relation to price of headstones for soldiers' graves," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1538, Int. No. 261) entitled "An act to amend the Workmen's Compensation Law, generally," having been announced for a second reading,

On motion of Mr. Brady, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1537, Int. No. 71) entitled "An act to amend the Tax Law, in relation to the use of real property exempt from taxation for registration and polling places," having been announced for a second reading.

On motion of Mr. McGinnies, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1536, Int. No. 249) entitled "An act to amend the Banking Law, in relation to change of location of savings and loan associations," was read the second time.

On motion of Mr. Zimmerman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1535, Int. No. 900) entitled "An act to amend the Tax Law, in relation to the payment over and distribution of taxes, and expenses of officers," was read the second time.

On motion of Mr. Bly, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1534, Int. No. 680) entitled "An act to amend the Insurance Law, in relation to requiring indemnity bonds on insurance policies from owners of motor vehicles," having been announced, Mr. Hutchinson moved to recommit said bill to the committee on insurance.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

The bill (No. 1533, Int. No. 1004) entitled "An act to amend the Education Law, in relation to instruction in the conduct and procedure of elections," was read the second time.

On motion of Mr. T. C. Moore, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1532, Int. No. 376) entitled "An act to amend the Tax Law, in relation to exemption of property owned by certain veteran associations of the army and navy," was read the second time.

On motion of Mr. Di Pirro, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1529, Int. No. 357) entitled "An act to revise the charter of the city of Rome," was read the second time.

On motion of Mr. Williams, said bill was placed on the order of third reading and referred to the committee on revision.

A communication was received from Hon. John F. Hyland, mayor of the city of New York, returning Assembly bill (No. 626, Int. No. 592) entitled "An act to provide for the extension of the public highway in the borough of Richmond, known as Southfield boulevard, from Eltingville to Tottenville, and apportioning the expense thereof," with a message that said mayor, after a public hearing thereon, does not approve said bill and does not accept the same.

Mr. Speaker stated the question to be "Shall this bill pass notwithstanding the objection of the mayor of the city of New York thereto?"

Debate was had.

Mr. Speaker put the question "Shall this bill pass notwithstanding the objection of the mayor of the city of New York thereto?" and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, three-fifths being present.

AYES 99

NOES 42

Those who voted in the affirmative were:

Adler	Crews	Halpern	McGinnies	Smith M L
Aronson	Crowley	Harrington	McWhinney	Smith T K
Bailey	Di Pirro	Harris	Mead	Soule
Barnes	Dobson	Hausner	Miller	Steinberg
Bartholomew	Downs	Hunter	Moore T C	Stitt
Baum	Drusa	Hutchinson	Moran	Trahan
Betts	Duke	Jacobs	Morrissey	VanWagenen
Blakely	Ellsworth	Jeffery	Moses	Wallace
Blodgett	Evans	Judson	Mullen	Warren
Booth	Everett	Kirkland	Neary	Webb
Borkowski	Fenner	Lattin	Nichols	Wells
Brady	Finch	Lewis	Pette	Westall
Brooks	Franchot	Lieberman	Porter	Wheelock
Campbell E C	Frerichs	Long	Rice	Whitcomb
Campbell W W	Gaffers	Lord	Rowe	Williams
Chamberlin	Gage	Lown	Sackett	Witte
Cheney	Gardner	MacFarland	Seaker	Wright
Clayton	Gray	Martin	Seelbach	Yale
Cole	Greenwald	Mastick	Smith C C	Zimmerman
Cowee	Hager	McCleary	Smith J C	

Those who voted in the negative were:

Antin	Flynn	Jager	McKee	Reilly
Bloch	Fox	Jenks	McLoughlin	Reiss
Bly	Galgano	Kelly	Merrigan	Schwab
Burchill	Gempler	Kiernan	Moore J G	Solomon
Carroll	Giaccone	Leininger	O'Connor	Taylor
Caulfield	Hackenburg	Lyman	Orr	Ullman
Coagrove	Hamill	McArdle	Rayher	Wackerman
Doherty	Hawkins	McDonald	Reiburn	Walsh
Donohue	Henderson			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate sent for concurrence a resolution in the words following:

IN SENATE, ALBANY, *March 21, 1921.*

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of the Senate bill (No. 896, Rec. No. 155) entitled "An act to amend the Agricultural Law, in relation to cattle," for the purpose of amendment.

By order of the Senate,
ERNEST A. FAY,
Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the bill (No. 981, Int. No. 108) entitled "An act to amend the Civil Rights Law, in relation to the recovery of damages suffered by reason of selling or giving away intoxicating liquor."

Also, the bill (No. 1176, Int. No. 106) entitled "An act to amend the Code of Criminal Procedure, in relation to the enforcement of laws relating to intoxicating liquor," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the concurrent resolution adopting joint rules of Senate and Assembly with a message that they have concurred in the passage of the same without amendment.

The Senate returned the bill (No. 500, Int. No. 487) entitled "An act to validate, legalize and confirm the proceedings of the common council and inspectors of election of the city of Fulton, in the matter of the submission of certain propositions at a special taxpayers' election to raise money for the benefit of the fire, police and poor funds of said city, the canvassing of the votes cast at said election, obligations of said city incurred pursuant thereto, and authorizing the issuance and sale of bonds therefor," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Fulton.

The Senate returned the bill (No. 1365, Int. No. 493) entitled "An act to amend the Insurance Law, in relation to taxation of foreign corporations and foreign insurers."

Also, the bill (No. 1081, Int. No. 993) entitled "An act to amend the Insurance Law, in relation to deposit of securities."

Also, the bill (No. 1117, Int. No. 76) entitled "An act to amend the Town Law, in relation to street lighting," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

On motion of Mr. Adler, the House adjourned.

WEDNESDAY, MARCH 23, 1921

The House met pursuant to adjournment.

Praper by Rev. James B. Dare Garfield.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with, and the same was approved.

Mr. Speaker presented the annual report of the Society of the New York Hospital, which was laid upon the table and ordered printed.

(See Document.)

Also, the annual report of the State Racing Commission, which was laid upon the table and ordered printed.

(See Document.)

Also, the annual report of the Comptroller on the Expenditures of the Canals, which was laid upon the table and ordered printed.

(See Document.)

The Senate sent for concurrence the following entitled bill:

"An act to amend the Penal Law, in relation to intoxicating liquor, repealing the Liquor Tax Law and the City Local Option Law, and providing for completing the unfinished business of the State Excise Department" (No. 1120, Rec. No. 188), which was read the first time and referred to the committee on excise.

Mr. Blodgett introduced a bill entitled "An act to amend the Public Health Law, in relation to licenses to practice chiropody and podiatry" (Int. No. 1397), which was read the first time and referred to the committee on public health.

Mr. Borkowski introduced a bill entitled "An act to amend the General Business Law, in relation to the prevention of fraud in the sale of stocks, bonds and other securities" (Int. No. 1398), which was read the first time and referred to the committee on general laws.

Mr. Brady introduced a bill entitled "An act to amend the Railroad Law, in relation to paving and repair of streets" (Int. No. 1399), which was read the first time and referred to the committee on railroads.

Mr. Burchill introduced a bill entitled "An act to amend the Tenement House Law, in relation to the definition of a tenement house" (Int. No. 1400), which was read the first time and referred to the committee on affairs of cities.

Mr. Everett introduced a bill entitled "An act to amend the Conservation Law, in relation to the acquisition of real estate for river regulation" (Int. No. 1401), which was read the first time and referred to the committee on conservation.

Mr. Judson introduced a bill entitled "An act to amend chapter five hundred and eighty-five of the Laws of nineteen hundred and eighteen, entitled 'An act relating to the construction of public

works ' ' (Int. No. 1402), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the Town Law, in relation to the drainage of agricultural lands" (Int. No. 1403), which was read the first time and referred to the committee on internal affairs.

Mr. Miller introduced a bill entitled "An act to amend the State Finance Law in relation to outstanding checks or drafts on bank accounts of funds of the State" (Int. No. 1404), which was read the first time and referred to the committee on ways and means.

Mr. Stitt introduced a bill entitled "An act to amend the Election Law, in relation to the primary and designations for the primary" (Int. No. 1405), which was read the first time and referred to the committee on the judiciary.

Mr. Jenks, by request, introduced a bill entitled "An act to amend the Penal Law, in relation to buying or receiving stolen or wrongfully acquired property" (Int. No. 1406), which was read the first time and referred to the committee on codes.

Mr. McWhinney introduced a bill entitled "An act to amend the Village Law, in relation to establishment of police departments in certain villages" (Int. No. 1407), which was read the first time and referred to the committee on affairs of villages.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Ullman (No. 1347, Int. No. 1223) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the temporary detention of younger and less hardened female offenders," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Jenks, Hawkins, Cole, Harrington, Carroll, Evans, Campbell, W. W.

Also, Assembly bill introduced by Mr. T. K. Smith (No. 182, Int. No. 182) entitled "An act to amend the Code of Criminal Procedure, in relation to expenses of witnesses in criminal actions," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Cole, Harrington, Carroll, Fox, Evans, Campbell, W. W.

In the negative: Henderson.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Betts (No. 580, Int. No. 560) entitled "An act to amend the Penal Law, in relation to untrue and misleading advertisements," reported in favor of the passage of the same with the following amendments:

Page 1, lines 4, 5, 6, 7 and 8 strike out brackets.

Line 6, before word "securities" insert a comma.

Page 2, lines 4, 5, 6 and 8, strike out brackets.

Line 7, strike out "circular, pamphlet or letter,".

Those who voted in the affirmative were: Messrs. Duke, Jenks, Hawkins, Cole, Harrington, Carroll, Fox, Evans, Campbell, W. W.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Wells (No. 1161, Int. No. 1049) entitled "An act to amend the New York City Municipal Court Code, in relation to marshals," reported in favor of the passage of the same with the following amendments:

Page 2, line 6, strike out the word "the" and insert in italics the word "each".

Page 2, line 10, after the word "justice" insert in italics "who made the appointment, or by his successor".

Page 2, line 24, after the word "succeeds" add in italics the following: "such appointment shall be made by the justice who made the original appointment, or his successor".

Those who voted in the affirmative were: Messrs. Duke, Jenks, Zimmerman, Hawkins, Cole, Harrington, Fox, Evans.

Those who voted in the negative were: Messrs. Flynn, Dickstein, Henderson.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. McWhinney, from the committee on affairs of villages, to which was referred Assembly bill introduced by Mr. Dobson (No. 1164, Int. No. 1052) entitled "An act to repeal section three hundred and sixteen of the Village Law, relating to the compen-

sation of president and trustees in certain villages," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McWhinney, Hunter, Hutchinson, Evans, Mastick, Bailey, Ellsworth, Smith, J. C.

Also, Assembly bill introduced by Mr. Franchot (No. 915, Int. No. 857) entitled "An act to legalize the acts and proceedings of the board of trustees of the village of Wilson in employing Fred E. Dean to pave certain portions of the principal business street, known as Young street, between McChesney and Seneca streets, in said village, consisting of two strips of paving, each thirteen feet in width, together with curbing, in the year nineteen hundred and fifteen, and to legalize, authorize and direct the payment of a certain certificate of indebtedness in the sum of fifteen hundred ten dollars and seventy-six cents, dated November twenty-seventh, nineteen hundred and fifteen, payable one year after the date thereof, given in payment for said paving, the issuance of which certificate of indebtedness and the employment of the said Fred E. Dean to lay and construct said paving, having been held illegal and invalid; also authorizing and directing the trustees of the village of Wilson to pay the said Fred E. Dean the amount of said certificate, together with interest, and in case of the refusal of the said trustees to pay the said certificate of indebtedness, to authorize the maintenance of an action or proceeding thereon," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McWhinney, Hunter, Hutchinson, Evans, Mastick, Bailey, Ellsworth, Smith, J. C.

which report was agreed to; and said bills placed on the order of second reading.

Mr. McWhinney, from the committee on affairs of villages, to which was referred Senate bill introduced by Mr. Gibbs (No. 423, Rec. No. 86) entitled "An act to amend the Village Law, in relation to ordinances regulating the use and construction of electric light and power wiring," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McWhinney, Hunter, Hutchinson, Evans, Mastick, Bailey, Ellsworth, Smith, J. C.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Gage (No. 1509, Int. No. 1322) entitled "An act to authorize increase of compensation of county treasurers and district attorneys during the terms of incumbents now in office," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, Van Wagenen, Kirkland, Bartholomew, Ellsworth.

Also, Assembly bill introduced by Mr. Cole (No. 1481, Int. No. 1311) entitled "An act to amend the Highway Law, in relation to fire extinguishers on omnibuses," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, Van Wagenen, Finch, Kirkland, Bartholomew, Ellsworth.

Also, Assembly bill introduced by Mr. Lattin (No. 1401, Int. No. 1259) entitled "An act to amend the County Law, in relation to tuberculosis clinics," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, Van Wagenen, Finch, Kirkland, Bartholomew, Ellsworth.

Also, Assembly bill introduced by Mr. McWhinney (No. 1286, Int. No. 1162) entitled "An act empowering the board of supervisors of Nassau county to authorize and empower the county clerk of Nassau county to contract for the making of new indexes of the deeds and mortgages of record in the office of the county clerk of said county, and providing for the payment of the cost and expense thereof, and of the continuance and maintenance of the same," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, Van Wagenen, Kirkland, Bartholomew, Ellsworth.

Also, Assembly bill introduced by Mr. Warren (No. 1270, Int. No. 1146) entitled "An act to amend chapter seven hundred and four of the Laws of nineteen hundred and one, entitled 'An act to make the office of the clerk of the county of Kings a salaried office, and regulating the management of said office,' in relation to the compensation of copyists or recording clerks of current records," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Harris, Miller, Smith, C. C., Dobson, VanWagenen, Kirkland, Bartholomew, Ellsworth.

Also, Assembly bill introduced by Mr. MacFarland (No. 998, Int. No. 913) entitled "An act to amend the Highway Law, in relation to the purchase of land and the erection of buildings for the care of machinery," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, VanWagenen, Kirkland, Bartholomew, Ellsworth.

Also, Assembly bill introduced by Mr. MacFarland (No. 835, Int. No. 782) entitled "An act to amend the Town Law, in relation to the raising of a contingent fund," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, VanWagenen, Kirkland, Bartholomew, Ellsworth.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. McWhinney (No. 1406, Int. No. 1264) entitled "An act to amend chapter five hundred and forty-one of the Laws of nineteen hundred and sixteen, entitled 'An act relating to the preparation of assessment-rolls for the township and tax districts therein, in the county of Nassau, and the collection of taxes in such towns and tax districts, and to repeal certain local acts and parts of acts relating to assessments and taxation in such county,' in relation to collection of taxes and assessments by sale and advertisement of

notice of sale," reported in favor of the passage of the same with the following amendments:

Page 2, line 26, bracket the word "twelfth" and insert the word "first" in italics.

Page 2, line 26, bracket the word "March" and insert the word "May" in italics.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, Van-Wagenen, Finch, Kirkland, Bartholomew, Ellsworth.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Lord (No. 486, Int. No. 476) entitled "An act to amend the Highway Law, in relation to drivers of certain trucks belonging to municipalities," reported in favor of the passage of the same with the following amendments:

Amend title by substituting words "a town" for the word "municipalities".

Page 2, line 1, substitute word "town" for word "municipality".

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, Van-Wagenen, Finch, Kirkland, Bartholomew, Ellsworth.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Webb (No. 1150, Int. No. 1038) entitled "An act to authorize the town board of the town of Pine Plains, in the county of Dutchess, to establish fire limits for the hamlet of Pine Plains in such town, and provide for the adoption and enforcement of an ordinance therefor," reported in favor of the passage of the same with the following amendments:

Page 1, line 3, after the word "comprising" insert "hereinafter described,".

Page 1, line 8, strike out the period and insert a colon and add the following: "All that tract or parcel of land commencing at the north-west corner of the farm formerly owned by George

Clark; thence running southerly along the west line of said Clark land to the south side of the highway leading from the village to land formerly owned by Henry Engelke, and in the line of farms formerly owned by Jane W. Strever and Julia A. Poole; thence westerly along the north line of said Strever land to the north-west corner thereof; thence southerly along the line of said Strever farm to a point due west from the south-west corner of lands formerly owned by William S. Eno and Anthony Hoffman; thence east to said Eno and Hoffman corner; thence along the south line of said Eno and Hoffman land to the west side of Main street or the highway in said village, being the south-east corner of said Eno and Hoffman land; thence due east to the edge of the woods at the foot of Millhill; thence northerly along the edge of said woods to the east line of said Eno and Hoffman land; thence continuing along said east line and the east line of land formerly owned by R. Peck and Cornelius Pitcher to the south line of the right of way strip of the Poughkeepsie and Eastern Railroad Company; thence along the south line of said right of way strip to the base of the hill north of the highway crossing said railroad; thence westerly and northerly following the base of the hill to the line of land formerly owned by Hiram Wilson; thence westerly along the same and the north line of said Eno land to the west side of North avenue; thence along the west side thereof, southerly to the north-east corner of a lot formerly owned by George Clark; thence along the north line thereof and the north line of the farm formerly owned by said George Clark to the place of beginning, comprising".

Page 1, line 8, strike out "map" and insert "description".

Page 1, line 8, after the word "limits" insert "by metes and bounds".

Page 2, line 7, strike out "map" and insert "description".

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, Van Wagenen, Kirkland, Bartholomew, Ellsworth.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Finch (No. 1184, Int. No. 1063) entitled "An act to amend the Town Law, in relation to itinerant carnivals and similar shows," reported in favor of the passage of the same with the following amendments:

Page 2, line 1, after the period add the following sentence: "The town board may have the right to revoke license on complaint of any citizen."

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, Van-Wagenen, Finch, Kirkland, Bartholomew, Ellsworth. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which was referred Senate bill introduced by Mr. Towner (No. 686, Rec. No. 108) entitled "An act to amend the Town Law, in relation to traffic policemen for hamlets and unincorporated villages," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, Van-Wagenen, Kirkland, Bartholomew, Ellsworth.

Also, Senate bill introduced by Mr. Kavanaugh (No. 29, Rec. No. 4) entitled "An act to repeal section three of chapter six of the Laws of nineteen hundred and two, entitled 'An act to provide for the appointment of an assistant district attorney in Saratoga county,' relating to the duties of such assistant district attorney and the employment of a stenographer," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, Van-Wagenen, Finch, Kirkland, Bartholomew, Ellsworth. which report was agreed to, and said bills placed on the order of second reading.

Mr. Everett, from the committee on conservation, to which was referred Assembly bill introduced by Mr. Miller (No. 1395, Int. No. 1253) entitled "An act to amend the Conservation Law, in relation to the maintenance of certain drains and ditches, and to repeal the Drainage Law," reported in favor of the passage of the same with the following amendments:

Page 2, line 25, at end of line add "except as follows: Wherever assessments on account of drainage improvements, under the chapter hereby repealed have been made and perfected,—proceedings to enforce the collection of any such assessments which remain unpaid shall be conducted by and in the name of the commissioners who made the assessments instead of by the county treasurer, as provided in section forty of such chapter as last amended, unless the county treasurer has commenced the

publication provided for in such section. For the purpose of applying the provisions of such section to proceedings by the commissioners, the commissioners shall have the powers and duties of the county treasurer as therein set forth."

On page 2, line 18, after the comma, insert the following: "chapter six hundred and twenty-four of the Laws of nineteen hundred and ten, chapter six hundred and thirteen of the Laws of nineteen hundred and thirteen".

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Jacobs, Hausner, Williams, Brundage, Jeffery.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Everett, from the committee on conservation, to which was referred Assembly bill introduced by Mr. Judson (No. 260, Int. No. 258) entitled "An act to amend the Conservation Law, in relation to aliens," reported in favor of the passage of the same with the following amendments:

Page 5, strike out lines 3 to and including 25, and insert:

"§ 176. Taking, limit, possession, sale and transportation of fish and game restricted. 1. No person shall at any time of the year, pursue, take, wound or kill, in any manner, number or quantity, any fish, quadrupeds or birds protected by law, or buy, sell, offer, or expose the same, or any part thereof, for sale, transport, or have the same in possession except as permitted by this article. Nets except in the marine district, tip-ups, set and trap lines, spears, grappling hooks, naked hooks, snatch hooks, eel weirs and eel pots shall not be used to take fish except as specifically permitted in this article. Any person aiding in any manner in such prohibited acts shall be deemed to have violated this section."

Page 6, line 2, after the word "person", insert in italics "resident in the United States".

Line 4, after the word "property" and before the semi-colon, insert in italics "and except under a special license issued directly by the Conservation Commission".

Line 5, after the word "person" insert in italics "resident in the United States".

Line 26, after the word "person" insert in italics "resident in the United States".

Page 7, line 12, after the word "person" insert in italics "resident in the United States".

After line 16, insert the following:

"§ 7. Subdivision one of section one hundred and eighty-five of chapter six hundred and forty-seven of the Laws of nineteen hundred and eleven, entitled 'An act relating to conservation of land, forests, waters, parks, hydraulic power, fish and game, constituting chapter sixty-five of the Consolidated Laws,' as added by chapter three hundred and eighteen of the Laws of nineteen hundred and twelve and amended by chapter five hundred and eight of the Laws of nineteen hundred and thirteen, is hereby amended to read as follows:

"Subd. 1. License required. No person or persons shall at any time, hunt, pursue or kill with a gun, any wild animals, fowl or birds or take with traps or other devices any fur bearing animals, or engage in hunting or trapping except as herein provided, without first having procured a license so to do, and then only during the respective periods of the year when it shall be lawful. No such license shall be issued except by the town or city clerk of the municipality in which the applicant resides, and in cities of the first and second class, after twenty-four hours' notice, and in all cases, upon proof of good character certified by two reputable citizens of his town or municipality, and, whenever protest against such applicant has been filed with such clerk, also certified by some magistrate of such municipality; and no such license shall be issued to any person who has been adjudged in any court within three years immediately preceding such application to have committed any violation of the Conservation Law or any malicious mischief or willful or reckless depredation against property."

Line 17, strike out "7" after section character, and insert "8".

Line 23, strike out the first word "[any]" and insert in italics "the"; also after the word "clerk" insert in italics "of the county, city or town in which the applicant resides".

Page 8, line 8, strike out the period after word "papers", insert comma and the following: "together with the certificate of character as provided in subdivision one hereof." Also the balance of the subdivision which was omitted from the Judson bill.

"Said application shall be subscribed and sworn to by the applicant before any officer authorized to administer oaths in the State of New York. Where the application is made to a town or city clerk, it may be sworn to before such clerk, who is hereby authorized to administer an oath for that purpose. Any false statement contained in such application shall render the license null and void. Any person who shall make any false statement in an application for a license, shall be deemed guilty of perjury, and, on conviction thereof, shall be subject to the penalties provided for the commission of perjury."

Line 9, after the section character, strike out "8" and insert "9".

Lines 14 to 22 inclusive, strike out and insert the following:

"Subd. 3. Fees. Said applicant, if a resident of the State for over six months and a citizen, shall pay to the clerk countersigning and issuing the license the sum of one dollar [and ten cents] as a license fee, [twenty-five cents of which shall be] together with the sum of twenty-five cents as the fee of the county, city or town clerk for issuing such license, and if a non-resident of the State, [or an unnaturalized person or an alien, resident or non-resident,] shall pay to the clerk countersigning and issuing the license the sum of ten dollars together with the sum of fifty cents as a fee to the clerk. The fee to be paid by an Indian residing in the State, or by a member of the Six Nations residing on any reservation wholly or partly within the State, shall be one dollar together with the sum of twenty-five cents as a fee to the clerk."

Line 23, after the section character strike out "9" and insert "10".

Page 9, line 10, after the period following the word "State". insert in italics "The license shall not entitle the holder to hunt pursue, kill or take such game animals, fowl and birds upon an Indian reservation unless the licensee be an Indian residing on such reservation."

Line 11, strike out the period after the word "person.", insert a comma and the following in italics: "resident in the United States, except by special license issued directly by the Conservation Commission."

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Jacobs, Hausner, Williams, Smith, T. K., Jeffery.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Zimmerman, from the committee on canals, to which was referred Assembly bill introduced by Mr. E. C. Campbell (No. 1453, Int. No. 1290) entitled "An act to amend chapter one hundred and forty-seven of the Laws of nineteen hundred and three, entitled 'An act making provision for issuing bonds to the amount of not to exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the

year nineteen hundred and three,' as amended by chapter eight hundred and one of the Laws of nineteen hundred and thirteen, in relation to the abandonment of the improvement of the canal in the city of Albany," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Zimmerman, Judson, Booth, Hawkins, Jeffery, Dobson, Giaccone, Bartholomew, Barnes.

In the negative: Mr. Blodgett.

Also, Assembly bill introduced by Mr. Gaffers (No. 1015, Int. No. 930) entitled "An act to amend chapter two hundred and forty-three of the Laws of nineteen hundred and thirteen, entitled 'An act to provide for the retention and maintenance of portions of the present Champlain and Erie canals in the counties of Saratoga and Albany for navigation purposes after the completion of the Barge canal,' in relation to the abandonment of a portion thereof," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Zimmerman, Judson, Booth, Hawkins, Jeffery, Dobson, Giaccone, Bartholomew, Barnes.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Lattin, from the committee on public health, to which was referred Assembly bill introduced by Mr. Rowe (No. 1359, Int. No. 1232) entitled "An act to amend chapter three hundred and twenty of the Laws of eighteen hundred and eighty-five, entitled 'An act regulating and restraining the practice of midwifery in Erie county by others than legally authorized physicians,' in relation to the board of examiners in midwifery," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Lattin, Smith, C. C., Rowe, Miss M. L. Smith, Hausner, Smith, J. C., Sackett, Wright, Lewis, Clayton.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Lattin, from the committee on public health, to which was referred Assembly bill introduced by Mr. Lord (No. 94, Int. No.

94) entitled "An act to repeal article twenty-two of the Public Health Law, in relation to narcotic drug control," reported in favor of the passage of the same with the following amendments:

In the last line of the title after "control" and before the period insert "and to abolish the Department of Narcotic Drug Control".

Between lines 7 and 8, insert the following:

"§ 2. Notwithstanding such repeal, the Commissioner of Narcotic Drug Control, and such of his subordinates as he may desire to retain for the purpose, shall continue in office until and including, but not later than, the thirtieth day of June, nineteen hundred and twenty-one, for the purpose only of closing up the unfinished business and affairs of the Department of Narcotic Drug Control; but this section shall not operate to continue in force any prohibitive or regulative provision of the repealed article relating to narcotic drugs beyond the time that this act otherwise takes effect. Such department is abolished as of the thirtieth day of June, nineteen hundred and twenty-one, and the Commissioner of Narcotic Drug Control shall then turn over to the State Commissioner of Health all books, papers, records and documents of his office. The Commissioner of Health shall examine the same and may destroy such portion thereof as he may not deem useful for the objects and purposes of the State Department of Health."

Page 1, line 8, change the numeral "2" to the numeral "3".

Those who voted in the affirmative were: Messrs. Lattin, Smith, C. C., Rowe, Hausner, Smith, J. C., Sackett, Wright, Lewis, Clayton.

In the negative: Miss M. L. Smith.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Lord, from the committee on soldiers' home, to which was referred Assembly bill introduced by Mr. Fox (No. 1483, Int. No. 1313) entitled "An act to amend the State Charities Law, in relation to admission to the New York State Woman's Relief Corps Home," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Lord, Wells, Whitcomb, Cole, Fox, Halpern, Lown, Sackett, Burchill, Kelly, Flynn.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Betts, from the committee on public printing, to which was referred Assembly bill introduced by Mr. Betts (No. 6, Int. No. 6) entitled "An act to amend the County Law and the Legislative Law, in relation to eliminating the publication of Session Laws in newspapers," reported in favor of the passage of the same without amendment.

Those who voted in affirmative were: Messrs. Betts, Chamberlin, Long, Campbell, E. C., Baum, Stitt, Sackett, Moses, Kiernan, Solomon.

In the negative: Mr. McDonald.
which report was agreed to, and said bill placed on the order of second reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Di Pirro (No. 1532, Int. No. 376) entitled "An act to amend the Tax Law, in relation to exemption of property owned by certain veteran associations of the army and navy."

Also, the bill introduced by Mr. Burchill (No. 1505, Int. No. 663) entitled "An act to amend the General Business Law, in relation to municipal regulations relating to hawkers and peddlers."

Also, the bill introduced by Mr. Bly (No. 1535, Int. No. 900) entitled "An act to amend the Tax Law, in relation to the payment over and distribution of taxes, and expenses of officers."

Also, the bill introduced by Mr. T. C. Moore (No. 1533, Int. No. 1004) entitled "An act to amend the Education Law, in relation to instruction in the conduct and procedure of elections."

Also, the bill introduced by Mr. Martin (No. 1498, Int. No. 586) entitled "An act to amend the Poor Law, in relation to price of headstones for soldiers' graves."

Also, the bill introduced by Mr. Evans (No. 1504, Int. No. 954) entitled "An act to amend the charter of the city of Little Falls, generally."

Also, the bill introduced by Mr. Zimmerman (No. 1536, Int. No. 249) entitled "An act to amend the Banking Law, in relation to change of location of savings and loan associations."

Also, the bill introduced by Mr. Wright (No. 1501, Int. No. 634) entitled "An act to amend the Domestic Relations Law, in relation to consents for the issuance of marriage licenses."

Also, the bill introduced by Mr. Williams (No. 1529, Int. No. 357) entitled "An act to revise the charter of the city of Rome," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Witter (No. 1572, Int. No. 1149), entitled "An act to amend the Agricultural Law, in relation to the licensing of dogs," reported the same with the following recommendations:

On page 1, line 3, strike out "eight hundred" and insert in place thereof "nine"; also strike out "seventeen" and insert in place thereof "nine".

On page 1, line 4, strike out "to amend the Agricultural Law, relative to dogs," and on same page, line 5, all of said line to the word "as" and insert in place thereof "in relation to agriculture, constituting chapter one of the Consolidated Laws."

On page 1, line 5, strike out the last word and insert in place thereof "added".

On page 1, line 7, strike out "further".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. McWhinney (No. 1500, Int. No. 545), entitled "An act to amend the Real Property Law, in relation to the licensing and regulation of real estate brokers and salesmen," reported the same with the following recommendations:

On page 2, line 21, strike out "appraisers".

On page 2, line 22, strike out "appraise or to".

On page 2, line 2, strike out "appraise or to".

On page 12, line 7, strike out "appraising".

On page 13, line 5, strike out ", or to loaning institutions in the making of".

On page 13, line 6, strike out "appraisals".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Miller, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the General Business Law, in relation to

municipal regulations relating to hawkers and peddlers." (No. 1505, Int. No. 663.)

"An act to amend the Poor Law, in relation to price of headstones for soldiers' graves." (No. 1498, Int. No. 586.)

"An act to amend the Education Law, in relation to instruction in the conduct and procedure of elections." (No. 1533, Int. No. 1004.)

"An act to amend the Tax Law, in relation to exemption of property owned by certain veteran associations of the army and navy." (No. 1532, Int. No. 376.)

By unanimous consent, the following minority reports from the joint legislative committee on the revision of the election laws were presented and ordered printed as a document.

(See Document.)

Mr. Ullman offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on penal institutions be discharged from the further consideration of Assembly bill (No. 1561, Int. No. 1363) entitled "An act to amend the Prison Law, in relation to commutation of sentences of convicts," and that said bill be referred to the committee on the judiciary.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. T. C. Moore offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on public health be discharged from the further consideration of Assembly bill (No. 1351, Int. No. 962) entitled "An act to amend the Public Health Law, so as to provide for residents of rural districts, for industrial workers and for all others who cannot otherwise secure such benefits, adequate and scientific medical and surgical treatment, hospital and dispensary facilities and nursing care, to assist local medical practitioners by providing laboratory and other service, and in general to improve the health of the inhabitants of the State by authorizing a county or city to create and maintain one or more health centers, to provide State aid for same, and making an appropriation therefor," and that said bill be referred to the committee on ways and means.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. Pette offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on railroads be discharged from the further consideration of the bill (No. 1265, Int. No. 1141) entitled "An act requiring the Long Island Railroad Company to eliminate the grade crossing at Bell avenue, in the borough of Queens, city of New York."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Pette moved to amend as follows:

Page 2, line 5, after the period strike out the balance of the line.

Page 2, line 6, strike out all of line 6.

Page 2, line 7, strike out all of line 7.

Page 2, between lines 7 and 8 insert the following:

"The portion of expense of such change of grade which the State would be obliged to bear pursuant to the Railroad Law shall be borne equally by such railroad company and the city of New York. Except as specifically provided in this act, all the provisions of the Railroad Law in relation to change of grade of railroad crossings shall apply to the work required to be done by this act."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Pette, said bill was ordered reprinted and recommitted to said committee.

Mr. McDonald offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on general laws be discharged from the further consideration of the bill (No. 894, Int. No. 836) entitled "An act to amend the Personal Property Law, in relation to contracts for the conditional sale of goods and chattels."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. McDonald moved to amend as follows:

Page 1, line 8, after the comma insert the following in italics: "to be entitled to record, must be printed, typewritten or written in ink and "

Page 1, line 8, bracket the word "shall".

Page 2, between lines 19 and 20, insert the following:

" § 2. Section sixty-four of such chapter, as amended by chapter four hundred and fifty-five of the Laws of nineteen hundred and fifteen, is hereby amended to read as follows:

" § 64. Indorsement, entry, refileing and discharge of conditional contracts. The provisions of article ten of the Lien Law relating to chattel mortgages apply to the indorsement, entry, refileing and discharge of contracts for the conditional sale of goods and chattels, except contracts for the conditional sale of goods and chattels, attached or to be attached to a building. [The officers with whom such first-mentioned contracts are filed shall enter the future contingency or event required to occur before the ownership of said goods and chattels shall pass from the vendor to the vendee, the amount due upon such contract and the time when due.] The name of the conditional vendor shall be entered in the column 'mortgages', and the name of the conditional vendee in the column of 'mortgagors'. Where such contracts are for goods and chattels, attached or to be attached to a building, the following provisions apply to the indorsement, entry, refileing and discharge thereof. The above-named officers, with whom such contracts are directed to be filed, shall enter the future contingency or event required to occur before the ownership of said goods and chattels shall pass from the vendor to the vendee, the amount due upon such contract, and the time when due, and shall file every such contract presented to them for that purpose, and indorse thereon its number and time of receipt; they shall enter in a book provided for that purpose, in separate columns, the names of all the parties to each contract so filed, arranged in alphabetical order, under the head of 'vendee' and 'vendors', the number of such contract and the date of the filing thereof, and under a column headed 'property', they shall enter a brief description sufficient for identification of the land upon which said building stands, and if in a city or village, its location by street and number, if known, and if in a city or county where the block system of recording and indexing conveyances is in use, the section and block in which the said land is situated. The said officers shall also keep an index, so as to afford correct and easy reference to the books containing the entries in regard to such last-named contracts. In all cities and counties where the block system of recording and indexing conveyances is in use, the index shall be arranged according to the block numbers. A contract for the conditional sale of goods and chattels, attached or to be attached to a building, shall be invalid as against creditors of the conditional vendee and against subsequent purchasers or mortgagees in good faith of

such goods and chattels or of the premises upon which the said building stands, after the expiration of the first or any succeeding term of one year, reckoning from the time of the first filing, unless (1) within thirty days preceding the expiration of such term a statement containing a description of such contract, the names of the parties, the time when and place where filed, the interest of the conditional vendor or of any person who has succeeded to his interest in the property, claimed by virtue thereof; or (2) a copy of such contract and its indorsements, together with a statement attached thereto or indorsed thereon, showing the interest of the conditional vendor or of any person who has succeeded to his interest in the contract, is filed in the office where the contract was originally required to be filed; provided, however, if at the time such contract was executed the premises whereon the said building stands was then in the county of New York but is now located in the new county of Bronx, then such statement or a copy of such contract must be filed in the office of the register of the county of Bronx; and the officer with whom such statement or copy of such contract must be filed, as in this section provided, shall enter, in a separate column, in the book above provided for, in a column headed 'date of re-filing,' the date of the re-filing of the said contract. The officers performing services under this article are entitled to receive the same fees as for like services relating to chattel mortgages. Upon the title to the goods and chattels affected by any such last-mentioned contract becoming absolute in the conditional vendee or his successor in interest by the payment of the full consideration for which any such contract was made, the conditional vendor, his assignee or legal representative, upon the request of the conditional vendee or of any person interested in the property covered by such contract, must sign and acknowledge a certificate setting forth such payment. The officer with whom such contract is filed must, on receipt of such certificate, file the same in his office and write the word 'discharged' in the book where the contract is entered, opposite the entry thereof, and the contract is thereby discharged.

Page 2, line 20, strike out the numeral "2" and insert the numeral "3".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. McDonald, said bill was ordered reprinted and recommitted to said committee.

Miss M. L. Smith offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on public health be discharged from the further consideration of the bill (No. 607, Int. No. 579) entitled "An act to amend the Public Health Law, in relation to narcotic drug control."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Miss M. L. Smith moved to amend as follows:

Page 7, strike out in line 10, "in any prosecution for viola-". Strike out lines 11 to 21, both inclusive.

Page 8, line 14, insert a comma after "hospital".

Between lines 19 and 20 insert: "Nothing contained in this article shall be deemed to require any hospital or other institution to accept any addict for treatment, and no addict shall be committed to any hospital or other institution which does not accept such patient."

Page 9, line 22, strike out "The commissioner of health or". Line 23, change "a" in the word "any" to a capital letter.

Page 10, line 3, insert after "officer" and before the period, "upon payment of a reasonable fee to be fixed by the commissioner".

Page 11, line 12, before the period insert "and may charge a reasonable fee therefor."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Miss M. L. Smith, said bill was ordered reprinted and recommitted to said committee.

Mr. Downs offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on social welfare be discharged from the further consideration of the bill (No. 1171, Int. No. 870) entitled "An act to create the Suffolk county board of child welfare, to define its powers and duties, and to abolish the board of child welfare established in such county, under the provisions of the General Municipal Law."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Downs moved to amend as follows:

Page 1, line 5, strike out "five" and insert "seven".

Line 7, strike out "two" and insert "four".

Page 2, line 1, strike out "two" and insert "four".

Line 3, strike out "biennially" and insert "annually".

Page 3, line 2, strike out "after this act takes effect," and insert "after the appointments to the board are made by the county judge."

Page 5, strike out lines 16 to 18, inclusive, and insert:

"c. Receive as public charges upon the county all children adjudged destitute or without proper guardianship and committed to the board by a court or magistrate of competent jurisdiction and no such child shall be committed by a court or magistrate except to the board."

Page 6, strike out lines 8 to 12, inclusive, and insert:

"d. Shall receive as public charges upon the county all neglected children adjudged to be without proper guardianship and committed to the board by a court or magistrate of competent jurisdiction and no such child shall be committed by a court or magistrate except to the board."

Page 12, strike out line 26.

Page 13, strike out lines 1, 2, 3, and the first two words of line 4, and insert:

"§ 11. Commitments by courts or magistrates. No court or magistrate in the county, after public announcement by the board that it is prepared to discharge the duties imposed upon it by this act shall commit any child except to the board or to a State institution."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Downs, said bill was ordered reprinted and recommitted to said committee.

On motion of Mr. McWhinney, the committee on revision was instructed to report Assembly bill (No. 1500, Int. No. 545) entitled "An act to amend the Real Property Law, in relation to the licensing and regulation of real estate brokers and salesmen," with the following recommendations:

Page 2, line 21, strike out "appraises".

Line 22, strike out "appraise or to".

Page 3, line 2, strike out "appraise or to".

Page 12, line 7, strike out "appraising".

Page 13, line 5, strike out "or to loaning institutions in the making of."

Line 6, strike out "appraisals."

Mr. Speaker announced the special order, being the bill (No. 1588, Int. No. 1309) entitled "An act making appropriations for the support of government."

On motion of Mr. Adler, further consideration of said special order was postponed until Thursday next.

The bill (No. 696, Int. No. 660) entitled "An act to amend the New York City Municipal Court Code, in relation to the districts and number of justices of such court, establishing a new district therein and providing for new justices and employees thereof," having been announced for a second reading,

On motion of Mr. Hawkins, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1163, Int. No. 1051) entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' generally," having been announced, Mr. Chamberlin moved to amend as follows:

Page 1, line 1, add the letter "s" on the second section.

Page 1, line 1, insert after the second section the words "three and".

Page 1, line 4, strike out the word "is" and insert in place thereof the word "are".

Page 1, line 4, after the word "read" insert the word "respectively".

Page 1, between lines 5 and 6, insert the following:

"§ 3. The board of supervisors of Onondaga county shall cause the taxes annually imposed for State and county purposes to be extended in the corrected tax and assessment rolls of each ward of the city of Syracuse by causing to be computed and set down in the last column thereof opposite the several sums set down as the valuation of real and personal property, the respective sums in dollars and cents to be paid as taxes thereon, rejecting the fractions of a cent. They shall cause to be annexed to said rolls proper warrants signed by the majority of said supervisors directing and requiring the treasurer of the city of Syracuse to collect from the several persons named therein the several sums mentioned in the last column opposite their respective names and to pay over the same to the county treasurer at the times and in the manner provided by law. They shall cause said rolls with said

warrants annexed thereto to be delivered to the treasurer of the city of Syracuse on or before the [fifteenth] tenth day of December in each and every year and it shall be the duty of said treasurer to receive all taxes paid thereon and pay over the same to the county treasurer as required by law. He shall retain said tax rolls and annexed warrants in his office until the first Tuesday of May next succeeding the delivery of said rolls to him at which time he shall return to the county treasurer of Onondaga county an account of all State and county taxes remaining unpaid in the manner and form required by law and pay over to the said county treasurer all moneys then remaining in his hands received by him for said taxes. The treasurer of said city shall be entitled to [collect, receive and] retain for the use of said city one per centum on all State and county taxes received and collected by him [in addition to the amount thereof as contained in said assessment rolls], as his fees for collecting the same. Said fees shall be the property of the city."

Page 2, line 12, strike out the word "tenth" in italics and insert in place thereof the word "second" in italics.

Page 2, line 15, strike out the word "tenth" in italics and insert in place thereof the word "second" in italics.

Page 3, line 3, strike out the words "said act" and insert in place thereof the words "such charter".

Page 4, line 3, strike out the words "said act" and insert in place thereof the words "such charter".

Page 4, line 23, strike out the words "said act" and insert in place thereof the words "such charter".

Page 5, line 25, strike out the words "said act" and insert in place thereof the words "such charter".

Page 6, line 1, strike out the words "said act" and insert in place thereof the words "such charter".

Page 8, line 21, strike out the words "said act" and insert in place thereof the words "such charter".

Page 8, line 22, strike out the words "said act" and insert in place thereof the words "such charter".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 660, Int. No. 626) entitled "An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,' in

relation to the publication of the common council proceedings," having been announced, Mr. Chamberlin moved to amend as follows:

Page 2, line 1, after the word "newspaper" strike out the comma and the balance of the line.

Page 2, strike out line 2.

Page 2, line 7, strike out "immediately" and insert in place thereof "January first, nineteen hundred and twenty-two."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1538, Int. No. 261) entitled "An act to amend the Workmen's Compensation Law, generally," having been announced, Mr. Brady moved to amend as follows:

Page 2, line 19, strike out the words "such twenty-fifth day if".

Page 2, line 20, strike out the word "then".

Page 3, line 6, after the comma insert the word "either".

Page 3, line 7, strike out the words "the employer" and insert in place thereof the word "he".

Page 4, line 11, strike out the word "finally".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1537, Int. No. 71) entitled "An act to amend the Tax Law, in relation to the use of real property exempt from taxation for registration and polling places," having been announced, Mr. Wells moved to amend as follows:

Page 3, line 1, after the period insert in italics "The use of any such real property as a polling place upon days of registration and election shall not be deemed to impair any exemption from taxation otherwise applicable thereto."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 739, Int. No. 692) entitled "An act to amend the General City Law, in relation to prohibiting cities from increasing during any year the compensation of any of their employees after the same shall have been fixed by and in the budget for such year," having been announced for a third reading,

On motion of Mr. Miller, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1114, Int. No. 431) entitled "An act to amend the Real Property Law, in relation to creating mutual estates of husband or wife, in the property of the other, as substitutes for dower and curtesy," having been announced for a third reading,

On motion of Mr. Jenks and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1441, Int. No. 323) entitled "An act to amend chapter two hundred of the Laws of eighteen hundred and fifty-four, entitled 'An act declaring a part of the West Canada creek, and its branches, a public highway and regulating the passage of logs and lumber down the same, and for the improvement of said streams,' generally," having been announced for a third reading,

On motion of Mr. Barnes, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1408, Int. No. 685) entitled "An act to amend the Tonawanda city charter, generally," having been announced for a third reading,

On motion of Mr. Zimmerman, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1411, Int. No. 622) entitled "An act to amend the Domestic Relations Law, in relation to the amount and disposition of marriage license fees and the compensation of county clerks for recording and making reports of marriage licenses," having been announced,

Mr. Wheelock moved that said bill be recommitted to the committee on the judiciary with instructions to report the same forthwith amended as follows:

Page 4, line 11, inclose "one" in brackets; add an italicized "s" to "dollar"; strike out the italicized matter.

Line 26, strike out "fifty".

Page 5, line 1, strike out "cents" and insert in italics "one dollar"; after "who" insert in italics ", if the office of county clerk be salaried."

Line 2, before the period insert in italics "and otherwise may retain the same for his own use as a fee of his office."

Page 6, line 12, insert a bracket "[" before "a".

Line 12, strike out the bracket.

Line 14, insert a bracket "]" after "be".

Line 15, strike out the bracket and the rest of the line and lines 16, 17 and 18.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Martin, from the committee on judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate bill (No. 1050, Rec. No. 186) entitled "An act to amend the Surrogate's Court Act, in relation to compensation of the surrogate's court stenographer in Sullivan county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betta	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan

Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Gaigano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 885, Int. No. 827) entitled "An act to amend the Greater New York charter, in relation to pier accommodations for boats and barges," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McGinnies	Seaker
Antin	Crowley	Harris	McKee	Seelbach
Aronson	Dickstein	Hausner	McLoughlin	Smith C C
Bailey	Di Pirro	Hawkins	McWhinney	Smith J C
Barnes	Dobson	Henderson	Mead	Smith M L
Bartholomew	Doherty	Hunter	Merrigan	Smith T K
Baum	Donohue	Hutchinson	Miller	Solomon
Beasley	Downs	Jacobs	Moore J G	Soule
Betts	Druss	Jeffery	Moore T C	Steinberg
Blakely	Duke	Jenks	Moran	Stitt
Bloch	Ellsworth	Jesse	Morrissey	Taylor
Blodgett	Evans	Judson	Moses	Trahan
Bly	Everett	Kelly	Mullen	Ullman
Booth	Fenner	Kirkland	Neary	VanWagenen
Borkowski	Finch	Lattin	Nichols	Wackerman
Brady	Fox	Leininger	O'Connor	Wallace
Brooks	Franchot	Lewis	Orr	Walsh
Brundage	Frerichs	Lieberman	Pette	Warren

Burchill	Gaffers	Long	Porter	Webb
Campbell E C	Gage	Lord	Rayher	Wells
Campbell W W	Galgano	Lown	Reiburn	Westall
Carroll	Gardner	Lyman	Reilly	Wheelock
Caulfield	Gempler	MacFarland	Reiss	Whitcomb
Chamberlin	Giaccone	Martin	Rice	Williams
Cheney	Gray	Mastick	Richford	Witter
Clayton	Greenwald	McArdle	Rowe	Wright
Cole	Hackenburg	McCleary	Sackett	Yale
Coogrove	Hager	McDonald	Schwab	Zimmerman
Cowee	Halpern			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1025, Int. No. 940) entitled "An act to amend section two and section forty-seven of the charter of the city of Sherrill, increasing the territorial boundaries thereof and providing for the appointment of assessors," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betta	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frericha	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb

Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Halpern	McCleary	Sackett	Yale
Cowee	Hamill	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1202, Int. No. 1081) entitled "An act to amend chapter one hundred and thirty of the Laws of nineteen hundred and fifteen, entitled 'An act to revise the charter of the city of Cohoes,' in relation to the collection of unpaid State and county taxes," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	Van Wagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1263, Int. No. 1139) entitled "An act to amend the County Law, in relation to compensation of county judge holding court in another county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aranson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. McGinnies offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on internal affairs be discharged from the further consideration of Senate bill (No. 446, Rec. No. 115) entitled "An act to amend the County Law, in relation to the reports of county treasurers."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. McGinnies, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. McGinnies, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	Van Wagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 673, Int. No. 637) entitled "An act to amend the County Law, in relation to the reports of county treasurers," having been announced for a third reading,

On motion of Mr. McGinnies, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1215, Int. No. 1091) entitled "An act to amend chapter six hundred and eighty-five of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of public safety of the city of Syracuse,' in relation to the discipline of officers and members of the police and fire departments," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Ravher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempier	Lyman	Reilly	Wheelock

Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 615, Int. No. 387) entitled "An act to amend the General City Law, in relation to the creation of purchasing departments and agencies," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickatein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Blach	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Nearry	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Ravher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1294, Int. No. 1170) entitled "An act to amend chapter five hundred and twelve of the Laws of nineteen hundred and twenty, entitled 'An act to create a water district to be known as the Sherrill-Kenwood water district, comprised of the present city of Sherill and a part of the city of Oneida, providing for the administration thereof, the election of water commissioners, their terms of office and powers and duties, and repealing section two hundred and twenty-seven of the charter of the city of Sherrill, relating to the construction of a system of water works,' in relation to the conversion of coupon into registered bonds and registered into coupon bonds," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Petta	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brunnage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Canfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter

Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1078, Int. No. 990) entitled "An act to authorize the city of Hudson to borrow money by the issue of bonds for the purpose of meeting temporary deficiencies," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leiningner	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 624, Int. No. 596) entitled "An act to amend the Real Property Law, in relation to notice of hearing in action to register title to real property," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druse	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E O	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburger	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 996, Int. No. 911) entitled "An act to amend the Public Health Law, in relation to district laboratory supply

'stations," was read the third time, having been printed and upon 'the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the 'affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

' The bill (No. 118, Int. No. 118) entitled "An act to amend the Code of Criminal Procedure, in relation to deposit of money or liberty bonds instead of bail," was read the third time, having 'been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Perro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowaki	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1042, Int. No. 955) entitled "An act to amend the Ithaca city charter, in relation to powers and duties of the board of fire commissioners," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betta	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	Van Wagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leiningar	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carrell	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburger	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1051, Int. No. 964) entitled "An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' in relation to salary of the stenographer of the city court, was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druse	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Truhan
Bly	Fenner	Kelly	Mullen	Ullmar
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frericha	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Petto	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1052, Int. No. 965) entitled "An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmhurst,' in relation to the appointment of police patrol drivers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Firro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	MeFrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	Van Wagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1140, Int. No. 1028) entitled "An act to amend the Ithaca city charter, in relation to collection of city taxes," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Firro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L

Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Or	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 886, Int. No. 828) entitled "An act to amend chapter fifty-six of the Laws of nineteen hundred and six, entitled 'An act to amend chapter two hundred and fifteen of the Laws of eighteen hundred and twenty, and to revise and consolidate the several acts relative to, and to change the name of the corporation heretofore known as the Trustees of the Theological Seminary of Auburn in the State of New York,' in relation to the powers, objects and purposes of such seminary," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L

Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	Van Wagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clavton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1214, Int. No. 1090) entitled "An act to amend chapter three hundred and fifty-six of the Laws of nineteen hundred and seven, entitled 'An act to provide for the construction of intersecting sewers in and for the city of Syracuse,' in relation to authorizing and empowering the Syracuse intercepting sewer board to regulate and improve the channel of Onondaga creek from a point about two hundred and fifty feet west from Plum street to the Barge canal harbor, and the amount of bonds which may be issued thereunder," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C

Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betta	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	Van Wagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Giempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburger	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 492, Int. No. 482) entitled "An act to create a commission to examine the Greater New York charter and the local laws affecting New York city and the five counties included therein, to investigate the methods of conducting and transacting business in the several departments, boards and offices thereof," having been announced for a third reading,

On motion of Mr. Wells, said bill was recommitted to the committee on affairs of cities, retaining its place on the order of third reading.

By unanimous consent, Mr. Gray offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of Senate bill (No. 710, Rec. No. 147) entitled "An act to amend the Code of Civil Procedure, in relation to compensation of the surrogate's court stenographer in Sullivan county."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Gray, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Gray, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walah
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 908, Int. No. 850) entitled "An act to amend the Code of Civil Procedure, in relation to compensation of the surrogate's court stenographer in Sullivan county," having been announced for a third reading,

On motion of Mr. Gray, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 864, Int. No. 811) entitled "An act to provide for a department of public health in and for second and third class cities," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Fenner	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	Van Wagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burrell	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 946, Int. No. 868) entitled "An act to amend the Public Health Law, in relation to consolidated health districts,"

was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Artin	Dickstein	Hausner	McKee	Seelbach
Atkinson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Bloch	Finch	Kirkland	Neary	Van Wagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburt	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 429, Int. No. 420) entitled "An act to amend the Civil Service Law, in relation to effect of service in the World War on the civil service status of soldiers, sailors and marines," having been announced for a third reading,

On motion of Mr. Bly, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

By unanimous consent, Mr. Steinburg offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of Senate bill (No. 358, Rec. No. 129) entitled "An act to amend the Decedent Estate Law, in relation to the recording of certain instruments for the identification thereof."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Steinberg, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Steinberg, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 560, Int. No. 540) entitled "An act to amend the Decedent Estate Law, in relation to the recording of certain instruments for the identification thereof," having been announced for a third reading,

On motion of Mr. Steinburg, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1491, Int. No. 806) entitled "An act to amend the charter of the city of Oneonta, generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McJoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule

Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leiminger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reburn	Westali
Carroll	Gempier	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1475, Int. No. 905) entitled "An act to amend the Education Law, in relation to qualifications of teachers," having been announced,

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 98

NOES 31

Those who voted in the affirmative were:

Adler	Crews	Harris	McCleary	Seelbach
Aronson	Crowley	Hausner	McWhinney	Smith C C
Bailey	Dickstein	Hawkins	Mead	Smith J C
Barnes	Di Pirro	Henderson	Miller	Smith M L
Bartholomew	Dobson	Hunter	Moore J G	Smith T K
Betts	Doherty	Hutchinson	Moore T C	Soule
Bly	Downs	Jacobs	Moran	Stitt
Booth	Druss	Jeffery	Morrissey	Trahan
Borkowski	Ellsworth	Jesse	Mullen	VanWagenen
Brady	Evans	Judson	Nichols	Wallace
Brooks	Finch	Kelly	Porter	Warren
Brundage	Fox	Lattin	Rayher	Webb

Campbell E C	Franchot	Lewis	Reilly	Wells
Campbell W W	Frerichs	Lieberman	Reiss	Westall
Carroll	Gaffers	Long	Rice	Whitcomb
Caulfield	Giaccone	Lord	Richford	Williams
Chamberlin	Gray	MacFarland	Rowe	Witter
Clayton	Greenwald	Martin	Sackett	Yale
Cole	Hager	Mastick	Seaker	Zimmerman
Cowee	Halpern	McArdle		

Those who voted in the negative were:

Antin	Hackenburg	Lyman	Neary	Solomon
Baum	Hamill	McDonald	O'Connor	Steinberg
Blodgett	Harrington	McGinnies	Orr	Taylor
Cosgrove	Jager	McKee	Pette	Ullman
Donohue	Jenks	McLoughlin	Raiburn	Walah
Duke	Leininger	Merrigan	Schwab	Wright
Galgano				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1476, Int. No. 88) entitled "An act to amend the Penal Law, in relation to the listing and advertising of stock of oil and mining corporations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C O
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betta	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walah
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb

Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1337, Int. No. 1218) entitled "An act to amend the Judiciary Law, in relation to the appointment of temporary stenographer where official stenographer fails to attend," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	Van Wagenen
Borkowski	For	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter

Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 291, Int. No. 290) entitled "An act to amend the Canal Law, in relation to the alteration of roads on account of canal construction," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	Van Wagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 458, Int. No. 449) entitled "An act to amend the Justice Court Act, in relation to the laws repealed by such act and saving from such repeal certain provisions of the Code of Civil Procedure relating to summary proceedings for the recovery of real property," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1000, Int. No. 915) entitled "An act to amend the Public Health Law, in relation to compensation of secretary of county mosquito extermination commission," was read the third

time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Cole offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of Senate bill (No. 672, Rec. No. 119) entitled "An act to amend the Corning charter, generally."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined the affirmative.

On motion of Mr. Cole, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Cole, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leiminger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Webb
Burchill	Gage	Long	Porter	Wells
Campbell E C	Galgano	Lord	Rayher	Westall
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 939, Int. No. 861) entitled "An act to amend the Corning charter, generally," having been announced for a third reading,

On motion of Mr. Cole, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 466, Int. No. 457) entitled "An act to amend the Civil Service Law, in relation to retention in office," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	Van Wagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1490, Int. No. 485) entitled "An act to locate in part the boundary lines between the counties of Kings and Queens," having been announced,

Mr. Schwab moved that said bill be recommitted to the committee on internal affairs, with instructions to report the same forthwith amended as follows:

Page 3, strike out lines 21, 22, 23, 24, 25 and 26 and insert in their place the following: "Such portion of the county of Queens within the second Senate district as is hereby annexed to the county of Kings and as lies within the following boundary lines, commencing at a point formed by the intersection of Wyckoff avenue by Woodbine street, thence along the center line of Wyckoff avenue to Eldert street, thence along the center line of Eldert street to Irving avenue, thence along the center line of Irving avenue to Trinity cemetery, thence along the boundary of such cemetery to the existing dividing line of such counties, shall cease to be a part of the second Senate district and is hereby constituted and made a part of the ninth Senate district for all purposes; such portion of the county of Queens within the third Senate district as is hereby annexed to the county of Kings and as lies on the westerly side of Saint Nicholas avenue between Grove street and Linden street shall cease to be a part of the third Senate district and is hereby constituted and made a part of the ninth Senate district; such part of the county of Kings within the ninth Senate district as is hereby annexed to the county of Queens and as consists of that portion of Trinity Catholic cemetery lying between the existing dividing line between such counties and the dividing line between such counties as established by this act shall cease to be a part of the ninth Senate district and is hereby constituted and made a part of the second Senate district for all purposes; such parts of the county of Kings within the ninth Senate district as is hereby annexed to the county of Queens and as lies within the following boundary lines, beginning at a point where Stanhope street intersects the existing dividing line between such counties, thence along Stanhope street to Saint Nicholas avenue, thence along Saint Nicholas avenue to the existing dividing line between such counties, and also as lies within the following boundary lines, commencing at a point where Linden street intersects the existing dividing line between such counties and running thence along the center line of Linden street to Wyckoff avenue, thence along the center line of Wyckoff avenue to Woodbine street and thence along the center line of Woodbine street to the existing dividing line between such counties, shall cease to be a part of the ninth Senate district and are hereby constituted and made a part of the third Senate district for all purposes; such part of the county of Kings within the tenth Senate district as is hereby annexed to the county of Queens and lies within the following boundary lines, commencing at a point formed by the intersection of Seneca avenue and Onderdonk

avenue, running thence along the center line of Seneca avenue to Purdy place, thence along the center line of Purdy place to Flushing avenue, thence along the center line of Flushing avenue to Cypress avenue, thence along the center line of Cypress avenue to Stanhope street, thence along the center line of Stanhope street to the existing dividing line between such counties, shall cease to be a part of the tenth Senate district and is hereby constituted and made a part of the third Senate district for all purposes."

Page 4, strike out all of page 4.

Page 5, strike out lines 1 to 11, inclusive.

Mr. Speaker put the question whether the House would agree to said motion, and it determined in the affirmative.

Mr. Wheelock, from the committee on internal affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1489, Int. No. 705) entitled "An act to amend chapter five hundred and fifty of the Laws of nineteen hundred and two, entitled 'An act to relieve the law department of the city of New York from paying fees to city, county or other officers,' in relation to executions by sheriffs," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betta	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen

Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walah
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Gaigano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Lieberman offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of Senate bill (No. 848, Rec. No. 179) entitled "An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of Institutional Synagogue, a religious corporation in the city of New York."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Lieberman, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Lieberman, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C

Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beaaley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jellery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frericha	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Caney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1189, Int. No. 1068) entitled "An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of Institutional Synagogue, a religious corporation in the city of New York," having been announced for a third reading,

On motion of Mr. Lieberman, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1120, Int. No. 276) entitled "An act to amend the Civil Service Law, in relation to the transfer of positions from the exempt to the competitive class," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M J.
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betta	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellaworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	Van Wagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1353, Int. No. 1226) entitled "An act for the relief of the town of Clifton in the county of Saint Lawrence," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C

Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1354, Int. No. 1227) entitled "An act to authorize the State Commission of Highways to occupy a right of way on certain lands in the forest preserve in order to maintain its charter as wild forest lands," was read the third time having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt

Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galvano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1125, Int. No. 25) entitled "An act to amend the Penal Law, by authorizing the pursuit of their businesses and occupations by certain persons on the first day of the week," having been announced,

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 31

NOES 98

Those who voted in the affirmative were:

Adler	Finch	Hamill	McDonald	Reiss
Antin	Flynn	Hawkins	McKee	Solomon
Bloch	Fox	Jager	McWhinney	Stitt
Dickstein	Galvano	Kiernan	Mead	Taylor
Di Pirro	Giaccone	Lieberman	Merrigan	Trahan
Donohue	Halpern	Lyman	Neary	Ullman
Druse				

Those who voted in the negative were:

Aronson	Clayton	Harris	McGinnies	Seelbach
Bailey	Cole	Hausner	McLoughlin	Smith C C
Barnes	Cowee	Hunter	Moore J G	Smith J C
Bartholomew	Dobson	Hutchinson	Moore T C	Smith M L

Baum	Doherty	Jeffery	Moran	Smith T K
Betts	Downs	Jenks	Morrissey	Soule
Blakely	Duke	Judson	Mullen	Van Wagenen
Bly	Ellsworth	Kelly	Nichols	Wallace
Booth	Evans	Kirkland	O'Connor	Walsh
Borkowski	Everett	Lattin	Porter	Warren
Brady	Fenner	Leininger	Rayher	Webb
Brooks	Franchot	Lewis	Reiburn	Wells
Brundage	Frerichs	Long	Reilly	Westall
Burchill	Gaffers	Lord	Rice	Whitcomb
Campbell E C	Gardner	Lown	Richford	Williams
Campbell W W	Gempler	MacFarland	Rowe	Witter
Carroll	Gray	Martin	Sackett	Wright
Caulfield	Greenwald	Mastick	Schwab	Yale
Chamberlin	Hager	McArdle	Seaker	Zimmerman
Cheney	Harrington	McCleary		

Mr. Dickstein moved to reconsider the vote by which said bill was lost, and that said motion lie upon the table.

Mr. Speaker put the question whether the House would agree to said motion to lay upon the table, and it was determined in the affirmative.

The bill (No. 1492, Int. No. 844) entitled "An act to amend the Executive Law, in relation to disposition of fees paid by notaries public," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	Van Wagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace

Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrences therein.

The Senate bill (No. 552, Assembly Reprint No. 1493, Rec. No. 103) entitled "An act to amend the charter of the city of Rochester, generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kellr	Mullen	Ullman
Booth	Finch	Kirkland	Neary	Van Wagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams

Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same with amendments.

The bill (No. 212, Int. No. 210) entitled "An act to amend the Greater New York charter, in relation to publication of notice of proceedings to condemn property for street purposes in Queens, Bronx and Richmond counties," having been announced for a third reading,

On motion of Mr. Halpern, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

By unanimous consent, Mr. Frerichs offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of Senate bill (No. 450, Rec. No. 159) entitled "An act to amend the Greater New York charter, in relation to power of the comptroller to settle arrears of taxes.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Frerichs, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Frerichs, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C

Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburger	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. Int. No. 651) entitled "An act to amend the Greater New York charter, in relation to power of the comptroller to settle arrears of taxes," having been announced for a third reading,

On motion of Mr. Frerichs, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1061, Int. No. 974) entitled "An act to amend the charter of the city of White Plains, generally," having been announced for a third reading,

On motion of Mr. Westall, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1062, Int. No. 975) entitled "An act to amend the charter of the city of White Plains, generally," having been announced for a third reading,

On motion of Mr. Westall, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1400, Int. No. 1258) entitled "An act conferring jurisdiction on the Court of Claims to hear, audit and determine the claims of certain contractors, subcontractors, and material-men for public works," having been announced for a third reading,

On motion of Mr. Jesse, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1130, Int. No. 1018) entitled "An act to amend the Greater New York charter, repealing section eleven hundred and thirty-a thereof, relating to the college officials' and professors' retirement fund and inserting in its place a new section eleven hundred and thirty-a, in relation to the retirement fund of The College of the City of New York," having been announced for a third reading,

On motion of Mr. Antin, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1477, Int. No. 1279) entitled "An act making appropriations for the maintenance and repair of improved State and county highways," having been announced for a third reading,

On motion of Mr. McGinnies, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1072, Int. No. 984) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' in relation to payment of taxes on real and personal property," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhunney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	Van Wagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

A message was received from the Senate, in words following:

IN SENATE, March 21, 1921.

Pursuant to concurrent resolution of the Senate and Assembly the Governor returned the Senate bill (No. 687, Reprint No. 1053, Rec. No. 101) entitled "An act to amend the Civil Service Law in relation to retiring ~~civil~~ war veterans and pensioning them."

The vote upon the final passage of the said bill having been reconsidered, on motion of Mr. Kavanaugh, and by unanimous consent, the same was amended as follows:

Page 2, line 14, before the period insert " , unless such retired veteran shall have been employed by the State for a period of at least ten years before his retirement and is retired pursuant to the provisions of section twenty-one-a of this chapter."

Said bill, as amended, was reprinted, re-engrossed, and having

been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

ERNEST A. FAY,
Clerk.

Said bill having been announced, Mr. C. C. Smith moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Delson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	VanWagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frericha	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburg	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Said bill, as amended, was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McLoughlin	Smith C C
Bailey	Dobson	Henderson	McWhinney	Smith J C
Barnes	Doherty	Hunter	Mead	Smith M L
Bartholomew	Donohue	Hutchinson	Merrigan	Smith T K
Baum	Downs	Jacobs	Miller	Solomon
Beasley	Druss	Jager	Moore J G	Soule
Betts	Duke	Jeffery	Moore T C	Steinberg
Blakely	Ellsworth	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kirkland	Neary	Van Wagenen
Borkowski	Fox	Lattin	Nichols	Wackerman
Brady	Franchot	Leininger	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Carroll	Gardner	Lown	Reiburn	Westall
Campbell W W	Gempler	Lyman	Reilly	Wheelock
Caulfield	Giaccone	MacFarland	Reiss	Whitcomb
Chamberlin	Gray	Martin	Rice	Williams
Cheney	Greenwald	Mastick	Richford	Witter
Clayton	Hackenburger	McArdle	Rowe	Wright
Cole	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Harrington			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same, and request the concurrence of the Senate therein.

A communication was received from Hon. Carl F. Drewes, mayor of the city of North Tonawanda, returning Assembly bill (No. 1055, Int. No. 968) entitled "An act to authorize the local assessment of certain Barge canal and terminal lands of the State in the city of North Tonawanda, for the benefit thereto from the paving of Sweeney street in such city," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Adler, the House adjourned.

THURSDAY, MARCH 24, 1921

The House met pursuant to adjournment.

Mr. McGinnies in the chair.

Prayer by Rev. Frank F. Blessing.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with, and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to authorize the city of Middletown to borrow money and issue bonds for street improvements" (No. 1034, Rec. No. 189), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to matrons in the department of correction" (No. 939, Rec. No. 190), which was read the first time and referred to the committee on affairs of cities.

"An act to amend section nineteen hundred and ninety-five of chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' in relation to fees of auctioneers on sale of real estate" (No. 938, Rec. No. 191), which was read the first time and referred to the committee on affairs of cities."

"An act to provide for the construction and maintenance of an incinerator, for the purpose of consuming by heat or fire all garbage or refuse, or like matter, in the village of Port Chester, and to provide means for the payment therefor" (No. 915, Rec. No. 192), which was read the first time and referred to the committee on affairs of villages.

"An act to legalize the acts and proceedings of the board of trustees of the village of Wilson in employing Fred E. Dean to pave certain portions of the principal business street known as Young street, between McChesney and Seneca streets, in said village, consisting of two strips of paving, each thirteen feet in width, together with curbing, in the year nineteen hundred and fifteen, and to legalize, authorize and direct the payment of a certain certificate of indebtedness in the sum of fifteen hundred and ten dollars and seventy-six cents, dated November twenty-seventh,

nineteen hundred and fifteen, payable one year after the date thereof, given in payment for said paving, the issuance of which certificate of indebtedness and the employment of the said Fred E. Dean to lay and construct said paving having been held illegal and invalid; also authorizing and directing the trustees of the village of Wilson to pay the said Fred E. Dean the amount of said certificate, together with interest, and in case of the refusal of the said trustees to pay the said certificate of indebtedness, to authorize the maintenance of an action or proceeding thereon" (No. 735, Rec. No. 193), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Niagara Falls charter, in relation to the collection of taxes and assessments and enforcement thereof by sale of real estate" (No. 907, Rec. No. 194), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Village Law, in relation to diminishing the boundaries of villages" (No. 998, Rec. No. 195), which was read the first time and referred to the committee on affairs of villages.

"An act authorizing and empowering the Commissioners of the Land Office to grant to the city of Troy all the interest of the State in and to certain lands under the waters of the Hudson river for the purposes of public streets" (No. 1175, Rec. No. 196), which was read the first time and referred to the committee on affairs of the cities.

"An act to amend the Village Law, in relation to the incorporation of villages" (No. 1012, Rec. No. 197), which was read the first time and referred to the committee on affairs of villages.

"An act authorizing the county treasurer of Rensselaer county to correct his books of record" (No. 898, Rec. No. 198), which was read the first time and referred to the committee on internal affairs.

"An act to amend the General Business Law, in relation to the licensing of professional engineers and land surveyors" (No. 716, Rec. No. 199), which was read the first time and referred to the committee on general laws.

"An act to amend the revised charter of the city of Syracuse, in relation to the boundary of such city and of the tenth and thir-

teenth wards thereof" (No. 1173, Rec. No. 200), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Town Law, in relation to regulation of certain occupations in certain towns" (No. 747, Rec. No. 201), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Village Law, in relation to the licensing of occupants in villages" (No. 746, Rec. No. 202), which was read the first time and referred to the committee on affairs of villages.

"An act to amend the Tonawanda city charter, generally" (No. 724, Rec. No. 203), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the County Law, in relation to expenses of the county judge while holding court outside of his county" (No. 995, Rec. No. 204), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Real Property Law, in relation to the size of maps to be filed" (No. 183, Rec. No. 205), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Real Property Law, in relation to notice of hearing in action to register title to real property" (No. 508, Rec. No. 206), which was read the first time and referred to the committee on the judiciary.

"An act making an appropriation for the contributions of the State for the repair and improvement of town highways, in accordance with the requirements of section one hundred and one of the Highway Law and chapter one hundred and thirty-seven of the Laws of nineteen hundred and eleven, and the repair and improvements of highways and bridges on Indian reservations, in accordance with section one hundred and fifty-nine of the Highway Law" (No. 900, Rec. No. 207), which was read the first time and referred to the committee on ways and means.

"An act making appropriation for the contributions of the State to the counties for the construction and improvement of certain highways and county roads, in accordance with section three hundred and twenty-b of the Highway Law" (No. 899, Rec. No.

208), which was read the first time and referred to the committee on ways and means.

"An act to amend chapter six hundred and seventy of the Laws of nineteen hundred and twenty, making an appropriation for highway improvement purposes" (No. 960, Rec. No. 209), which was read the first time and referred to the committee on ways and means.

"An act to amend the Membership Corporations Law, in relation to the certificate of a change in the number of directors and the holding of annual meetings without the State" (No. 1176, Rec. No. 210), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Penal Law, in relation to larceny" (No. 826, Rec. No. 211), which was read the first time and referred to the committee on codes.

"An act to amend the County Law, in relation to tuberculosis clinics" (No. 983, Rec. No. 212), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Banking Law, in relation to powers of banks" (No. 1021, Rec. No. 213), which was read the first time and referred to the committee on banks.

"An act to amend chapter four hundred and fifteen of the Laws of nineteen hundred and thirteen, entitled 'An act to establish a State Commission for improving the condition of the blind in the State of New York, and making an appropriation therefor,' in relation to the powers of the New York State Commission for the Blind" (No. 389, Rec. No. 214), which was read the first time and referred to the committee on ways and means.

"An act to amend the Religious Corporations Law, in relation to sale, mortgage and lease of real property" (No. 988, Rec. No. 215), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Election Law, in relation to the adoption and use of voting machines in New York city" (No. 1058, Rec. No. 216), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter six hundred and eighty-six of the Laws of eighteen hundred and ninety-nine, entitled 'An act to authorize the board of estimate and apportionment of the city of New York to provide for the payment of the services rendered to the said city after annexation by the volunteer firemen of that portion of Westchester county annexed to the city of New York by chapter nine hundred and thirty-four of the Laws of eighteen hundred and ninety-five,' in relation to compensation of volunteer firemen" (No. 913, Rec. No. 217), which was read the first time and referred to the committee on affairs of cities.

"An act empowering the board of supervisors of Nassau county to authorize and empower the county clerk of Nassau county to contract for the making of new indexes of the deeds and mortgages of record in the office of the county clerk of said county, and providing for the payment of the cost and expense thereof, and of the continuance and maintenance of the same" (No. 910, Rec. No. 218), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Poor Law, in relation to care of indigent sick persons" (No. 930, Rec. No. 219), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Greater New York charter, repealing 'section eleven hundred and thirty-a thereof, relating to the college officials' and professors' retirement fund and inserting in its place a new section eleven hundred and thirty-a, in relation to the retirement fund of The College of the City of New York," (No. 971, Rec. No. 220), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter two hundred and forty-three of the Laws of nineteen hundred and thirteen, entitled 'An act to provide for the retention and maintenance of portions of the present Champlain and Erie canals in the counties of Saratoga and Albany for navigation purposes after the completion of the Barge canal, in relation to the abandonment of a portion thereof" (No. 705, Rec. No. 221), which was read the first time and referred to the committee on ways and means.

"An act to amend the Judiciary Law, in relation to a convention to establish rules of civil practice" (No. 877, Rec. No.

222), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Executive Law, in relation to the publication of notices" (No. 892, Rec. No. 223), which was read the first time and referred to the committee on the judiciary.

"An act to amend the charter of the Catholic Charities Aid Associations, in relation to guardianship powers" (No. 778, Rec. No. 224), which was read the first time and referred to the committee on the judiciary.

"An act to amend the charter of the Albany Diocese Mission Aid, in relation to membership" (No. 777, Rec. No. 225), which was read the first time and referred to the committee on the judiciary.

"An act to amend chapter nine hundred and twenty-two of the Laws of nineteen hundred and twenty, entitled 'An act in relation to the Court of Claims and the jurisdiction, practice and procedure therein,' in relation to the laws repealed thereby" (No. 1066, Rec. No. 226), which was read the first time and referred to the committee on codes.

"An act to amend the County Law, in relation to the creation of county purchasing departments and agencies" (No. 1138, Rec. No. 227), which was read the first time and referred to the committee on internal affairs.

Mr. Barnes introduced a bill entitled "An act to amend the Stock Corporation Law, in relation to corporations having shares of capital stock without nominal or par value, and the amendment of certificates of incorporation to permit the issuance of such shares" (Int. No. 1408), which was read the first time and referred to the committee on the judiciary.

Mr. Borkowski introduced a bill entitled "An act to amend the Workmen's Compensation Law, in relation to the time for which compensation is allowable" (Int. No. 1409), which was read the first time and referred to the committee on labor and industries.

Mr. Beasley introduced a bill entitled "Concurrent resolution of the Senate and Assembly proposing amendments to article five, and sections eleven, twelve, fourteen and fifteen of article eight of the Constitution, in relation to State officers and depart-

ments, and the visitation, inspection and administration of charitable, correctional and other institutions" (Int. No. 1410), which was read the first time and referred to the committee on the judiciary.

Also, "Concurrent resolution of the Senate and Assembly proposing an amendment to sections twenty-one and twenty-two of article three and section nine of article four of the Constitution, in relation to the establishment of a budget system" (Int. No. 1411), which was read the first time and referred to the committee on the judiciary.

Also, "Concurrent resolution of the Senate and Assembly proposing an amendment to section one of article four of the Constitution, in relation to the term of office of the Governor" (Int. No. 1412), which was read the first time and referred to the committee on the judiciary.

Mr. Crews introduced a bill entitled "An act to amend the Labor Law, in relation to definition of employee" (Int. No. 1413), which was read the first time and referred to the committee on labor and industries.

Mr. Everett introduced a bill entitled "An act to amend the Education Law, in relation to the salaries of members of the supervising and teaching staff in the cities of the State" (Int. No. 1414), which was read the first time and referred to the committee on public education.

Mr. Fox introduced a bill entitled "An act to amend the Decedent Estate Law, in relation to the share of a widow in the personal estate of her husband" (Int. No. 1415), which was read the first time and referred to the committee on the judiciary.

Mr. Gaffers introduced a bill entitled "An act to amend the Public Lands Law, in relation to the abandonment of canal property used as a hydraulic canal" (Int. No. 1416), which was read the first time and referred to the committee on ways and means.

Mr. Blodgett introduced a bill entitled "An act to amend the Judiciary Law, in relation to exemption from jury duty" (Int. No. 1417), which was read the first time and referred to the committee on the judiciary.

Mr. Halpern introduced a bill entitled "An act to repeal certain provisions of the Labor Law, relating to employment of females

on street railroads" (Int. No. 1418), which was read the first time and referred to the committee on labor and industries."

Mr. Henderson introduced a bill entitled "An act authorizing cities of the first class to negotiate, make and sell mortgages on real estate" (Int. No. 1419), which was read the first time and referred to the committee on affairs of cities.

Mr. Harrington introduced a bill entitled "An act to amend the Highway Law, in relation to bonds of contractors" (Int. No. 1420), which was read the first time and referred to the committee on internal affairs.

Also, "An act to amend the Workmen's Compensation Law, in relation to insurance for the employees of a subcontractor" (Int. No. 1421), which was read the first time and referred to the committee on labor and industries.

Mr. Judson introduced a bill entitled "An act to amend the Tax Law, in relation to imposing a tax upon those holding agreements of indemnity issued by underwriters not authorized to transact business in the State of New York" (Int. No. 1422), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Lattin introduced a bill entitled "An act to amend the Public Health Law, in relation to the amount of property to be owned or possessed by district and State dental societies" (Int. No. 1423), which was read the first time and referred to the committee on public health.

Mr. McGinnies introduced a bill entitled "An act to amend the State Finance Law, in relation to creating the board of estimate and control, defining its powers and duties and abolishing the central supply committee and transferring its functions to such board, and to repeal section twenty-six of the Legislative Law, and making an appropriation therefor" (Int. No. 1424), which was read the first time and referred to the committee on ways and means.

Mr. McWhinney introduced a bill entitled "An act to amend the Highway Law, in relation to repair of county line bridges in certain counties" (Int. No. 1425), which was read the first time and referred to the committee on internal affairs.

Mr. Trahan introduced a bill entitled "An act to amend the

Town Law, in relation to the retirement of policemen in towns of certain counties, adjoining cities of the first class" (Int. No. 1426), which was read the first time and referred to the committee on internal affairs.

Mr. Westall introduced a bill entitled "An act to amend the Insurance Law, in relation to title and credit guaranty corporations" (Int. No. 1427), which was read the first time and referred to the committee on insurance.

Also, "An act to amend the Labor Law, in relation to application of day of rest to certain employees" (Int. No. 1428), which was read the first time and referred to the committee on labor and industries.

Mr. Wells introduced a bill entitled "An act to amend the Military Law, in relation to the classification of State and municipal officers and employees returning from military or naval duty" (Int. No. 1429), which was read the first time and referred to the committee on ways and means.

Mr. Zimmerman introduced a bill entitled "An act to amend the Education Law, in relation to teachers' salaries in certain union free school districts, outside of cities, maintaining academic departments" (Int. No. 1430), which was read the first time and referred to the committee on ways and means.

By unanimous consent, Mr. Barnes introduced a bill entitled "An act to amend the Highway Law to prevent theft of motor vehicles, and to aid in discovering thieves of such vehicles" (Int. No. 1431), which was read the first time and referred to the committee on general laws.

Mr. McGinnies, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. McGinnies (No. 1585, Int. No. 1378) entitled "An act making an appropriation for the payment by the State in the first instance of the Federal government's share of the cost of construction and improvement of rural post roads within the State as provided under the provisions of an act of Congress, entitled 'An act to provide that the United States shall aid the States in the construction of rural post roads and for other purposes,'" reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. McGinnies (No. 1582, Int. No. 1375) entitled "An act to amend the State Charities Law, in relation to the superintendent of the New York State Reformatory for Women at Bedford," reported in favor of the passage of the same, without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. McGinnies (No. 1581, Int. No. 1374) entitled "An act to repeal section nineteen of the Insanity Law, relating to the bureau of deportation," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. Porter (No. 1461, Int. No. 1295) entitled "An act making an appropriation for highway improvement purposes in Essex county of the one-half of the unexpended balance of Essex county's share of moneys derived from the second bond issue for State road construction," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. Adler (No. 1399, Int. No. 1257) entitled "An act to amend chapter eight hundred and six of the Laws of nineteen hundred and twenty, entitled 'An act to create a commission to represent the State of New York at hearings before the International Joint Commission on Boundary Waters, created under and by virtue of article nine of the convention concluded on January eleventh, nineteen hundred and nine between the United States and the Dominion of Canada, and making an appropriation therefor,' in relation to the extent of the powers of the commission, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. McGinnies (No. 1391, Int. No. 1249) entitled "An act to amend chapter six hundred and seventy of the Laws of nineteen hundred and twenty, making an appropriation for highway improvement purposes," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. McGinnies (No. 1390, Int. No. 1248) entitled "An act reappropriating unexpended balances for the purpose of the construction and improvement of portions of State routes within several counties of the State," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. McGinnies (No. 1389, Int. No. 1247) entitled "An act reappropriating unexpended balances for the purpose of the construction and improvement of public highways," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. Stitt (No. 608, Int. No. 580) entitled "An act to amend chapter one hundred and seventy-eight of the Laws of nineteen hundred and nineteen, entitled 'An act to provide for the acquisition of lands and the construction of a tunnel or tunnels jointly with the State of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the States of New York and New Jersey, and making an appropriation therefor,' in relation to the organization of the commission and the conduct of its legal business," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. Evans (No. 754, Int. No. 707) entitled "An act to amend chapter nine hundred and four of the Laws of nineteen hundred and twenty, entitled 'An act to provide for the improvement of Fulmer creek, at Mohawk, in the county of Herkimer, and making an appropriation therefor,' in relation to the improvement of Fulmer creek by the erection of dikes or other bank protection," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. Zimmerman (No. 1198, Int. No. 1077) entitled "An act to authorize the local assessment of certain Barge canal and terminal lands of the State in the city of Tonawanda for the benefit thereto from the paving of East Niagara street in such city," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. Adler (No. 1378, Int. No. 1236) entitled "An act granting the consent of the State of New York to the occupation by the United States of a certain piece of land for lighthouse purposes, under water in the Hudson river, and ceding jurisdiction over same," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. Adler (No. 543, Int. No. 523) entitled "An act to authorize the Canal Board to compromise, settle and adjust the claim and demands of water power claimants and owners of water power rights and privileges appurtenant to State canal dams constituting a part of the improved

canals," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. Moses (No. 385, Int. No. 382) entitled "An act to further amend chapter five hundred and six of the Laws of nineteen hundred and eighteen, entitled 'An act to authorize the Commissioners of the Land Office to grant and release to the city of New York certain lands under water in the Atlantic ocean, in the boroughs of Brooklyn and Queens, to provide for the protection of adjacent uplands, the improvement of such lands under water and uplands and the acquisition of property for any such purpose, by such city, and to prescribe the method for defraying the costs,' as amended by chapter seven hundred and thirty-one of the Laws of nineteen hundred and twenty," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. McGinnies (No. 564, Int. No. 544) entitled "An act making an additional appropriation for the construction of a tunnel or tunnels jointly with the State of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the States of New York and New Jersey," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen, Hamill, Leininger.

which report was agreed to, and said bills placed on the order of second reading.

Mr. McGinnies, from the committee on ways and means, to which was referred Assembly bill introduced by Miss Smith (No. 840, Int. No. 787) entitled "An act providing for the creation of the commission and the payment of the bonus provided for

in chapter eight hundred and seventy-two of the Laws of nineteen hundred and twenty," reported in favor of the passage of the same with the following amendments:

Page 3, line 17, strike out period and insert the following: "and the commissioners have certified to the Governor that their duties created under this act have been completed."

Page 4, line 11, strike out the word "supporting" and insert therein the words "conserving or affecting".

Page 4, line 11, after the word "be" insert the words "guilty of a misdemeanor."

Page 4, line 13, strike out the word "three" and insert the word "one", and change "years" to "year".

Page 5, strike out lines 4, 5, 6 and 7 and insert the following in place thereof:

"11. Proving residence. Where the chief of police, the mayor of a city, the assessor of a city or town, the clerk of a city or county, the sheriff or a commissioner of elections or any justice of the supreme court, the county court or any municipal court, shall make a sworn statement as to the residence of a person claiming a bonus or of one for whom a dependent claims such bonus, such statement, in the absence of fraud, shall be accepted by the bonus commission as presumptive evidence of residence.

"12. Appropriation. The sum of one hundred and fifty thousand dollars (\$150,000), or so much as may be needed, is hereby appropriated out of any moneys realized from the sale of bonds provided for in chapter eight hundred and seventy-two of the Laws of nineteen hundred and twenty."

Page 5, line 8, change section number from "12" to "13."

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen, Hamill, Leininger.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. McGinnies, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Cole (No. 446, Int. No. 437) entitled "An act to repeal article one-a of the Military Law and to amend the Education Law, in relation to military training and the Military Training Commission, and to abolish such commission," reported in favor of the passage of the same with the following amendments:

Page 1, line 14, after the period strike out the remainder of the line.

Strike out lines 15, 16, 17 and 18 and insert in place thereof "The Adjutant-General shall take charge of all property in the possession of the commission. Books, papers, records and documents of the commission not required for military purposes shall be turned over by the Adjutant-General to the director of the State library, and all other property of the commission not required for military purposes shall be turned over by the Adjutant-General to the Trustees of Public Buildings."

Line 19, at the end of line strike out the word "immediately" and insert in place thereof "May first, nineteen hundred and twenty-one."

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen, Hamill, Leininger.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. McGinnies, from the committee on ways and means, to which was referred Senate bill introduced by Mr. Meyer (No. 630, Rec. No. 130) entitled "An act to amend chapter four hundred and five of the Laws of eighteen hundred and fifty-seven, entitled 'An act to reorganize the warden's office of the port of New York,' generally," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Harrington, Mullen.

Those who voted in the negative were: Messrs. Hamill, Leininger.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Rayher (No. 1583, Int. No. 1376) entitled "An act to amend the Civil Service Law, in relation to the restoration to their former position or employment of certain persons connected with the Federal service during the war," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Lown, Jenks, Stitt, Ullman, Smith, T. K., Moran, Barnes, Bloch.

Also, Assembly bill introduced by Mr. Jenks (No. 99, Int. No. 99) entitled "An act to repeal the Civil Practice Act, kindred acts carrying out the plan of the Civil Practice Act, including the New York City Court Act, and the several laws of the year nineteen hundred and twenty which transferred to Consolidated Laws provisions of the Code of Civil Procedure," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Stitt, Westall, Moran, Barnes.

Those who voted in the negative were. Messrs. Ullman, Smith, T. K., Bloch.

Also, Assembly bill introduced by Mr. Frerichs (No. 1326, Int. No. 1202) entitled "An act to amend the Judiciary Law, in relation to the appointment of court officers in Richmond county," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Jenks, Stitt, Ullman, Smith, T. K., Westall, Barnes, Bloch, McKee.

Also, Assembly bill introduced by Mr. T. K. Smith (No. 1462, Int. No. 1296) entitled "An act to amend the General Business Law, in relation to tickets of admission to the theatres and places of amusement and contracts evidenced thereby," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Jenks, Everett, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes, Bloch, McKee.

Also, Assembly bill introduced by Mr. Bloch (No. 1469, Int. No. 1303) entitled "An act to incorporate the Jewish Board of Guardians and to provide for the consolidation of the Jewish Protectory and Aid Society and other charitable corporations into it," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Jenks, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes, Bloch, McKee.

Also, Assembly bill introduced by Mr. Morrissey (No. 1527,

Int. No. 1340) entitled "An act to amend chapter one hundred and sixty-four of the Laws of eighteen hundred and sixty-one, entitled 'An act to incorporate the Children's Home Society,' in relation to objects of such corporation," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Jenks, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes, Bloch, McKee.

Also, Assembly bill introduced by Mr. Martin (No. 1528, Int. No. 1341) entitled "An act to change the name of 'The National Order of the Daughters of Isabella' to 'Catholic Daughters of America,'" reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Jenks, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes, Bloch, McKee.

Also, Assembly bill introduced by Mr. Martin (No. 223, Int. No. 221) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section nine of article five of the Constitution, in relation to preferences in employment and promotion, of soldiers, sailors and marines," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Jenks, Everett, Moran, Barnes, Bloch, McKee.

Those who voted in the negative were: Messrs. Lown, Stitt, Ullman, Westall.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Judson (No. 847, Int. No. 794) entitled "An act to amend the Domestic Relations Law, in relation to the adoption of children," reported in favor of the passage of the same with the following amendments:

Page 2, line 5, after the word "State" insert in italics the following: "which instrument shall be filed with the consent of the superintendent or managing head of such hospital."

Those who voted in the affirmative were: Messrs. Martin, Jenks, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes, Bloch, McKee.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Wells (No. 319, Int. No. 318) entitled "An act to provide for the reinstatement, in the teaching staff of the public schools in the city of New York, of Nena Zipfel," reported in favor of the passage of the same with the following amendments:

In the title, after the word "Lena" insert "M."

Line 1, after the word "Lena" insert "M." In the same line strike out ", upon charges,".

Beginning on line 3, strike out "and having been heretofore exonerated from such charges, the authorities empowered to employ teachers for such schools are" and insert in place thereof the words "the board of education of the city of New York is".

Line 6, after the word "Lena" insert "M." Strike out the word "immediately". Strike out the word "in" and insert in place thereof the word "to".

Line 7, strike out the "." and insert in place thereof a "," and add the words "the same to take effect as of the date of her dismissal."

Those who voted in the affirmative were: Messrs. Martin, Rowe, Jenks, Everett, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes.

Those who voted in the negative were: Messrs. Lown, Bloch, McKee.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Martin (No. 1086, Int. No. 998) entitled "An act to amend the Surrogate Court Act, in relation to the compensation of the surrogate's court stenographer of Oneida and Broome counties," reported in favor of the passage of the same with the following amendments:

Page 1, line 7, inclose in brackets ", except in Sullivan county".

Page 2, line 10, before "If" insert a bracket "]"

Line 11, after the period insert a bracket "]"

Those who voted in the affirmative were: Messrs. Martin, Rowe, Jenks, Everett, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes, Bloch McKee.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Yale (No. 1564, Int. No. 1366) entitled "An act to define and regulate the practice of chiropractic," reported the same with the following amendments:

Page 2, line 22, after the word "chemistry" insert the words "physics, biology,".

Page 2, line 24, after the words "practice of chiropractic" omit the balance of the line and all of line 25.

Page 7, line 20, omit the word "one" and insert in place thereof the word "two".

Page 7, line 21, omit word "year" and insert in place thereof "years".

Page 8, line 11, after the semi-colon, omit the balance of the line, all of line 12, and to and including the semi-colon in line 13.

Page 9, line 16, after the word "chemistry" insert "physics, biology,".

Page 9, line 18, after the word "chiropractic", omit the words "and the technic of spinal palpation adjustment".

Page 9, line 2, after the word "this" insert "and the preceding".

and requests that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted, and recommitted to said committee.

Mr. Martin, from the committee on the judiciary, to which was referred Senate bill introduced by Mr. Duell (No. 696, Rec. No. 171) entitled "An act to amend the Decedent Estate Law, in relation to charging real property with general legacies," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Lown, Jenks, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes, Bloch.

Also, Senate bill introduced by Mr. Wiswall (No. 198, Rec. No. 139) entitled "An act to amend the Condemnation Law, in relation to the consolidation number thereof," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Lown, Jenks, Stitt, Ullman, Smith, T. K., Moran, Barnes, Bloch.

Also, Senate bill introduced by Mr. Knight (No. 883, Rec. No. 182) entitled "An act to amend the Transportation Corporations Law, in relation to stage coach corporations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Lown, Jenks, Stitt, Smith, T. K., Moran, Barnes, Bloch.
which report was agreed to, and said bills placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Fenner (No. 1282, Int. No. 1158) entitled "An act to amend the Ithaca city charter, in relation to the boundaries and civil divisions of such city," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Hamill (No. 955, Int. No. 877) entitled "An act to amend the Greater New York charter, in relation to the reinstatement of probationary policemen or firemen," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Hamill (No. 393, Int. No. 390) entitled "An act to amend the Greater New York charter, in relation to reinstatement of policemen," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Taylor (No. 609, Int. No. 581) entitled "An act to authorize the police commissioner of the city of New York to increase the pension of James M. Cusack to an amount not exceeding the salary paid to him at the

date of his retirement," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Chamberlin, Gaffers, Jesse, Blodgett, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Leininger (No. 963, Int. No. 885) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which William G. Frank, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and nine, and to reinstate him in the position formerly held by him," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Reilly (No. 1228, Int. No. 1104) entitled "An act conferring jurisdiction upon the board of estimate and apportionment of the city of New York to hear and determine the alleged claim of Thomas McGuire for personal injuries alleged to have been sustained by him in the year nineteen hundred and seventeen," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Jesse (No. 1305, Int. No. 1181) entitled "An act authorizing the fire commissioner of the city of New York to reinstate Raymond A. Sweeney, formerly a member of the fire department of such city to the position formerly held by him," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Druss (No. 30, Int. No. 30) entitled "An act to authorize the reinstatement, in the police

department of the city of New York, of Neil McEwen, former patrolman, who resigned from such position in the year nineteen hundred and nineteen," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Walsh (No. 828, Int. No. 775) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which Christopher C. O'Brien, formerly a patrolman in the police department of the said city, was dismissed from said department, and to reinstate him in the position formerly held by him," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Jesse (No. 1306, Int. No. 1182) entitled "An act to amend an act entitled 'An act to authorize the board of estimate and apportionment of the city of New York to allow to certain officers and employees the difference in compensation while engaged in Federal military, naval or marine service,' in relation to officers and employees restored to a position of the same grade as that held at the time of enlistment," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Gardner (No. 1289, Int. No. 1165) entitled "An act to legalize certain bonds of the city of Poughkeepsie heretofore issued, for terms maturing more than twenty years from date of issue," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Jesse (No. 862, Int. No. 809) entitled "An act authorizing the police commissioner of the

city of New York to reinstate William B. Freeman, formerly a patrolman in the police department of said city, in the position formerly held by him," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Hawkins (No. 1317, Int. No. 1193) entitled "An act authorizing the superintendent of buildings of the borough of Manhattan of the city of New York to rehear the charges upon which Edward G. Sexton, formerly an inspector of plumbing in the bureau of buildings, borough of Manhattan, city of New York, was dismissed from said bureau of buildings in the year nineteen hundred and ten, and to reinstate him in the position formerly held by him," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Schwab (No. 157, Int. No. 157) entitled "An act authorizing the police commissioner of the city of New York to restore Stephen W. Furlong to the rank held by him in the police department prior to the twenty-ninth day of March, nineteen hundred and eleven," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Jesse (No. 1304, Int. No. 1180) entitled "An act creating a commission consisting of residents of the city of New York to propose to the Legislature amendments to or revision of the charter of such city," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle Kiernan.

Also, Assembly bill introduced by Mr. O'Connor (No. 178,

Int. No. 178) entitled "An act to amend the Greater New York charter, in relation to declaration of imminent peril from pestilence," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Blodgett, McArdle, Kiernan.

Those who voted in the negative were: Messrs. Jesse, Pette.

Also, Assembly bill introduced by Mr. Hager (No. 1045, Int. No. 958) entitled "An act to amend the charter of the city of Auburn, in relation to the issue of bonds and denomination thereof," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Steinberg (No. 1098, Int. No. 1010) entitled "An act to authorize the commissioners of the sinking fund of the city of New York to cancel and annul all taxes and water rents which are now a lien upon property of the New York Bible Society, a religious corporation in the borough of Manhattan, city of New York," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Flynn (No. 1141, Int. No. 1029) entitled "An act to amend the General City Law, in relation to fees to be charged in the city of New York for plates or signs for licensed plumbers," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Franchot (No. 1321, Int. No. 1197) entitled "An act to amend the Niagara Falls charter, in relation to the collection of taxes and assessments and enforcement thereof by sale of real estate," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Jesse (No. 1355, Int. No. 1228) entitled "An act to amend the Greater New York charter, in relation to the position of military police inspector in the police department of the city of New York," reported in favor of the passage of the same with the following amendments:

Page 1, line 3 of title, strike out "inspector" and insert "captain".

Line 6, strike out "inspector" and insert "captain".

Line 8, strike out "inspector" and insert "captain".

Page 2, line 1, after "force" insert "as regards promotion and otherwise".

Line 6, strike out "inspector" and insert "captain".

Line 7, strike out "inspector" and insert "captain".

Line 8, strike out "nine" and insert "five".

Line 11, strike out "inspector" and insert "captain".

Line 14, strike out "inspector" and insert "captain".

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Ullman (No. 1012, Int. No. 927) entitled "An act to amend the Greater New York charter, in relation to the appointment of clerks and deputy clerks of the municipal court of the city of New York," reported in favor of the passage of the same with the following amendments:

On page 1, line 9, after the comma that follows the word "clerks", insert in italics "deputy clerks".

On page 2, line 3, after the word "month" insert in italics "after the month".

On page 2, line 8, after the word "month" insert in italics "after the month".

On page 2, line 11, after the word "district", insert in italics "who shall each be designated by the justice or justices thereof from the clerks appointed in said district and all other clerks shall be assistant clerks."

On page 3, line 2, after the word "to" bracket the words "agree upon" and insert instead in italics thereof the word "make".

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Chamberlin, Gaffers, Jesse, Blodgett, which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. T. C. Moore (No. 1311, Int. No. 1187) entitled "An act to amend the Greater New York charter, in relation to reinstatement of policemen," reported in favor of the passage of the same with the following amendment:

On page 2, line 6, after the word "resignation" add "except that all time actually served shall be counted toward his pension".

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, McArdle, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Neary (No. 1144, Int. No. 1032) entitled "An act to amend the Tenement House Law, in relation to the definition of a tenement, reported in favor of the passage of the same with the following amendment:

Page 2, line 4, after the word "family," where it first occurs, insert in italics the following: ", ridge-roofed".

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

In the negative: Mr. Booth.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Gardner (No. 1290, Int. No. 1166) entitled "An act to amend chapter four hundred and twenty-five of the Laws of eighteen hundred and ninety-six, entitled 'An act to amend the charter of the city of Poughkeepsie,' in relation to city bonds," reported in favor of the passage of the same with the following amendments:

Page 2, line 10, strike out "five" and insert "six".

Line 20, after the comma insert "except as provided in subdivision five of this section, and".

Line 25, strike out "five" and insert "ten".

Page 3, line 1, strike out "five" and insert "six".

Those who voted in the affirmative were: Messrs: Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Trahan (No. 1296, Int. No. 1172) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' in relation to the division of the city of Yonkers into wards," reported in favor of the passage of the same with the following amendment:

On page 9, line 7, after the word "effect" strike out the word "immediately" and in its place insert "January first, nineteen hundred and twenty-two."

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. T. C. Moore (No. 1191, Int. No. 1070) entitled "An act to amend chapter two hundred and sixty-eight of the Laws of nineteen hundred and four,

entitled 'An act to provide for a pension fund for the police force of the city of New Rochelle,' generally," reported in favor of the passage of the same with the following amendment:

Page 3, lines 19, 20 and 21, inclusive, strike out italicized matter.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitecomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, McArdle, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Sackett (No. 1104, Int. No. 1016) entitled "An act to amend chapter three hundred and sixty of the Laws of eighteen hundred and ninety-seven, entitled 'An act to incorporate the city of Geneva,' generally," reported in favor of the passage of the same with the following amendments:

Page 2, line 5, strike out the comma.

Line 7, after "thereto" insert a comma.

Page 3, line 21, strike out "same" and insert in italics "tax".

Page 6, line 26, after "resurfacing" insert in italics "repairing".

Page 7, line 5, after "shall" insert a comma.

Line 14, after "works" insert a comma.

Line 15, after "included" insert a comma.

Page 8, line 15, strike out "repaved" and insert in italics "repaired".

Page 13, line 13, after "purpose" insert a comma.

Page 15, line 22, strike out the comma after "apportionment".

Line 24, after "assessment" insert a comma.

Line 25, after "assessment" insert a comma.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Wells (No. 1272, Int. No. 1148) entitled "An act to amend the Greater New York

charter, in relation to pensions in the street cleaning department," reported in favor of the passage of the same with the following amendments:

Page 1, line 10, after "such" insert in italics "member".

Line 11, strike out the brackets.

Page 2, line 7, strike out the brackets.

Line 9, strike out the brackets.

Line 12, strike out the bracket; after "who" insert in italics "as a member of the uniformed force has reached the age of fifty years and who as a member of the clerical force".

Line 13, before "may" insert a bracket "[".

Line 16, strike out the brackets.

Line 20, strike out the brackets.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley Chamberlin, Gaffers, Jesse, Blodgett, McArdle, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. O'Connor (No. 177, Int. No. 177) entitled "An act to amend the Greater New York charter, in relation to the exchange of laboratory products and the sale of city water," reported in favor of the passage of the same with the following amendments:

Page 2, line 16, strike out the words "It shall be lawful for".

Page 2, line 16, capitalize the letter "A" in the italicized word "any".

Page 2, line 17, strike out the italicized word "to" and insert in its place in italics the following: "may, with the approval of the board of estimate and apportionment of the city of New York,".

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Senate bill introduced by Mr. Meyer (No. 812, Rec.

No. 178) entitled "An act relative to courts of domestic relations in the city of New York," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Senate bill introduced by Mr. Meyer (No. 255, Rec. No. 102) entitled "An act to amend the New York City Municipal Court Code, in relation to service of summons by publication," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Senate bill introduced by Mr. Cotillo (No. 1016, Rec. No. 169) entitled "An act to amend the Greater New York charter, in relation to regulation of public dances," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Chamberlin, Gaffers, Jesse, Blodgett, Pette, Kiernan.

Also, Senate bill introduced by Mr. Meyer (No. 865, Rec. No. 180) entitled "An act to amend the Greater New York charter, in relation to the furnishing of court rooms and supplies for the Supreme Court," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Senate bill introduced by Mr. McCue (No. 173, Rec. No. 164) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the qualifications of city magistrates," reported in favor of the passage of the same with the following amendments:

Page 2, line 1, strike out the brackets and insert the word "or" before "police".

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

In the negative: Mr. Booth.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Gardner, from the committee on insurance, to which was referred Assembly bill introduced by Mr. Gardner (No. 1218, Int. No. 1094) entitled "An act to amend the Insurance Law, in relation to investments," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Gardner, Crowley, Morrissey, MacFarland, Doherty, Rayher, McDonald.

Those who voted in the negative were: Messrs. Caulfield, Seelbach, Cosgrove.

Also, Assembly bill introduced by Mr. Gardner (No. 1217, Int. No. 1093) entitled "An act to amend the Insurance Law, in relation to the investments of insurance companies other than life," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Gardner, Caulfield, Morrissey, Seelbach, Doherty, Rayher, McDonald, Cosgrove.

Also, Assembly bill introduced by Mr. Gardner (No. 856, Int. No. 803) entitled "An act to amend the Insurance Law, in relation to reinsurance," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Gardner, Morrissey, Seelbach, Doherty, Rayher, McDonald, Cosgrove.

In the negative: Mr. Caulfield.

Also, Assembly bill introduced by Mr. Gardner (No. 638, Int. No. 604) entitled "An act to amend the Insurance Law, in relation to mutual fire insurance corporations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Gardner, Caulfield, Morrissey, Seelbach, Doherty, Rayher, McDonald, Cosgrove.

Also, Assembly bill introduced by Mr. Gardner (No. 639, Int. No. 605) entitled "An act to amend the Insurance Law, in relation to marine insurance corporations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Gardner, Caulfield, Morrissey, Seelbach, Doherty, Rayher, McDonald, Cosgrove.

Also, Assembly bill introduced by Mr. Gardner (No. 1082, Int. No. 994) entitled "An act to amend the Insurance Law, in relation to limitation of expenses of domestic life insurance corporations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Gardner, Caulfield, Morrissey, Seelbach, Doherty, McDonald, Cosgrove. which report was agreed to, and said bill placed on the order of second reading.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Judson (No. 1261, Int. No. 1137) entitled "An act to amend the Tax Law, in relation to income tax deductions," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Van Wegenen, Morrissey, Franchot, Rayher, Frerichs, Reiburn.

Also, Assembly bill introduced by Mr. Judson (No. 1447, Int. No. 1284) entitled "An act to amend the Tax Law, in relation to income tax interests," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Van Wegenen, Morrissey, Franchot, Rayher, Frerichs, Reiburn.

Also, Assembly bill introduced by Mr. Judson (No. 1468, Int. No. 1302) entitled "An act to amend the Tax Law, in relation to exemption of property held by certain associations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Van Wagenen, Morrissey, Rayher, Frerichs, Reiburn.

In the negative: Mr. Franchot.
which report was agreed to, and said bills placed on the order of second reading.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Betts (No. 255, Int. No. 253) entitled "An act to amend the Membership Corporations Law, in relation to imposing an annual tax on the gross receipts of persons and corporations conducting racing meetings within the State," reported in favor of the passage of the same with the following amendments:

Page 2, line 1, strike out the words "trotting or".

Page 2, line 19, strike out the word "trotting".

Page 2, line 20, strike out the word "or".

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Van Wagenen, Morrissey, Franchot, Rayher, Frerichs, Reiburn.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Pette (No. 1008, Int. No. 923) entitled "An act to amend the Tax Law, in relation to effect of nonpayment of part mortgage tax where mortgage was filed and a lesser sum paid in good faith," reported in favor of the passage of the same with the following amendments:

On page 2, line 23, after the word "recorded" insert in italics the words "or is hereafter recorded".

Page 2, line 24, after the word "mortgage" strike out the word "taxable" and insert in italics the words "nontaxable or taxable".

Page 2, line 25, after word "taxable" insert in italics the words "or taxable".

Page 2, lines 25 and 26, substitute in italics the word "commission" for "commissioner".

Page 2, line 26, after the word "penalties" insert in italics the words "in excess of one-half of one per centum per month", and strike out the words "provided by this section".

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Van Wagenen, Morrissey, Franchot, Rayher, Frerichs, Reiburn.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Cheney, from the committee on banks, to which was referred Assembly bill introduced by Mr. Cheney (No. 1167, Int. No. 1055) entitled "An act to amend the Banking Law, in relation to powers of banks, trust companies and investment companies," reported in favor of the passage of the same with the following amendment.

Strike out in title the words "trust companies and investment companies".

Those who voted in the affirmative were: Messrs. Cheney, Mead, Gardner, Hunter, Wheelock, Hawkins, Dobson, McCleary, Warren, Moran, Druss, Merrigan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Cheney, from the committee on banks, to which was referred Senate bill introduced by Mr. Cotillo (No. 965, Rec. No. 152) entitled "An act to amend the Banking Law, in relation to the power of savings banks to receive money for transmission," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Cheney, Mead, Gardner, Hunter, Hawkins, Dobson, McCleary, Moran, Druss, Merrigan.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Harris, from the committee on public education, to which was referred Assembly bill introduced by Mr. Harris (No. 601, Int. No. 573) entitled "An act to amend the Education Law, in relation to the retirement from active service of employees of boards of education, other than superintendents and teachers, in cities having a population of one hundred thousand or more," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Harris, Soule, Jacobs, Greenwald, Wright, Bailey, McKee, McArdle, O'Connor.

Also, Assembly bill introduced by Mr. Harris (No. 1484, Int. No. 1314) entitled "An act to amend the Education Law, in relation to the State College for Teachers," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Harris, Soule, Gage, Miss M. L. Smith, Jacobs, Greenwald, Wright, Bailey, McKee, McArdle, O'Connor.

Also, Assembly bill introduced by Mr. Cowee (No. 1470, Int. No. 1304) entitled "An act to amend the Education Law, in relation to the appointment and fixing of the salary of the librarian of the Supreme Court library at Troy," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Harris, Soule, Gage, Miss M. L. Smith, Jacobs, Greenwald, Wright, Bailey, McKee, McArdle, O'Connor.

Also, Assembly bill introduced by Mr. McGinnies (No. 487, Int. No. 477) entitled "An act to amend the Education Law, relative to the apportionment of academic funds according to attendance of academic pupils," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Harris, Soule, Gage, Miss M. L. Smith, Jacobs, Greenwald, Wright, Bailey, McKee, McArdle.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Harris, from the committee on public education, to which was referred Senate bill introduced by Mr. Lockwood (No. 781, Int. No. 157) entitled "An act to amend the Education Law, in regard to unlawful acts in connection with examinations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Harris, Soule, Gage, Miss M. L. Smith, Jacobs, Greenwald, Wright, Bailey, McKee, McArdle, O'Connor.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Harris, from the committee on public education, to which was referred Assembly bill introduced by Mr. Hutchinson (No. 958, Int. No. 880) entitled "An act to amend the Education Law, relative to discipline and physical training," reported in

favor of the passage of the same with the following amendments:

Page 2, line 1, strike out italicized matter from "if" to "determine", inclusive, in line 2.

Page 2, line 8, strike out italicized matter beginning with the word "if" to "determine", inclusive, line 9.

Page 2, line 12, strike out italicized matter "so determining".

Line 17, strike out italicized "may", remove brackets from "shall", bracket the word "such". After "instruction" insert in italics "in exercises and methods tending to the development of correct posture and bearing".

Those who voted in the affirmative were: Messrs. Harris, Soule, Gage, Jacobs, Greenwald, Wright, Bailey, Moses, McKee, McArdle.

In the negative: Miss M. L. Smith.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Seaker, from the committee on railroads, to which was referred Assembly bill introduced by Mr. Seaker (No. 1434, Int. No. 1277) entitled "An act to amend the Railroad Law, in relation to train crews," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Seaker, Yale, Caulfield, Trahan, Wallace, Kirkland, Hamill.
which report was agreed to, and said bill placed on the order of second reading.

Mr. Seaker, from the committee on railroads, to which was referred Senate bill introduced by Mr. Walton (No. 685, Rec. No. 110) entitled "An act to amend the Railroad Law, in relation to coal jimmies and caboose cars," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Seaker, Yale, Caulfield, Trahan, Wallace, Kirkland, Hamill.
which report was agreed to, and said bill placed on the order of second reading.

Mr. Witter, from the committee on agriculture, to which was referred Assembly bill introduced by Mr. Witter (No. 1518, Int. No. 1331) entitled "An act to amend the Agricultural Law, in relation to bees," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Witter, Cowee, Long, Rice, Webb, Greenwald, Porter, Gray, Brooks. which report was agreed to, and said bill placed on the order of second reading.

Mr. Hutchinson offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the bill (No. 803, Int. No. 750) entitled "An act to amend the Education Law, in relation to State aid for the instruction of the deaf and dumb."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Hutchinson moved to amend as follows:

Page 1, line 10, after the comma insert in italics the following: "who are not now under appointment as county pupils in one of the deaf and dumb institutions of the State in pursuance of sections nine hundred and seventy-seven, nine hundred and seventy-eight and nine hundred and seventy-nine of this article, and".

Page 4, line 11, after the period insert in italics the following: "The pupils provided for in this section and sections nine hundred and seventy-eight and nine hundred and seventy-nine of this article shall be designated county pupils."

Page 6, line 13, strike out bracket.

Line 14, insert bracket at beginning of line before "that".

Line 18, before the period insert in italics the following: "that all deaf and dumb children over the age of five years and under the age of twelve years, appointed as county pupils prior to July first, nineteen hundred and twenty-one, in pursuance of this section and sections nine hundred and seventy-seven and nine hundred and seventy-eight of this article, shall be maintained as such at the expense of the county from where they came until they attain the age of twelve years, at the same rate of expense and under the same conditions as other county pupils placed in said institutions."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Hutchinson, said bill was ordered reprinted and recommitted to said committee.

Mr. Hutchinson offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on public education be discharged from the further consideration of the bill (No. 913, Int. No. 855) entitled "An act to amend the Education Law, in relation to part-time or continuation schools."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Hutchinson moved to amend as follows:

Page 1, line 1, strike out "The title of article twenty-two" and insert "Section six hundred and one".

Line 5, strike out "title" and insert "section", strike out lines 9 to 13, both inclusive, and insert:

"§ 601. Part time or continuation schools [shall be established in cities and school districts having a population of five thousand or more inhabitants]. a The board of education of each city and of each such school district in which there are [twenty] two hundred or more minors above the age of fourteen years and below the age of [eighteen] sixteen years who are not in regular attendance upon instruction, shall, and in each other city and district may, establish and maintain part-time or continuation schools or classes in which such minors shall receive instruction. Such schools or classes may be established in public school buildings, in other buildings especially adapted for their operation, in manufacturing or mercantile establishments and in factories. Such schools or classes, wherever they are established or maintained, shall be under the control and management of the board of education and shall be a part of the public school system of the city or district which maintains them. Courses of study in private or parochial part-time or continuation schools or classes which meet the requirements of the statutes and the regulations prescribed thereunder may be approved by the Commissioner of Education and, when thus approved, attendance thereon shall be accepted for that required under this article.

"b Such part-time or continuation schools or classes shall be maintained each year during the full period of time which the public schools of a city or district are in session. The sessions of such part-time or continuation schools or classes shall be [on the regular school days and] held for as many hours between the hours of eight o'clock forenoon and [five] six o'clock afternoon as shall be necessary to provide the required instruction for such minors who reside in said city or district.

"c The courses of study in such part-time or continuation schools or classes shall be approved by the Commissioner of Education and shall include among other subjects instruction in

American history, the rights and obligations of citizenship, industrial history, economics, the essential features of the laws relating to the industries taught, and shall also include such other subjects as will enlarge the vocational intelligence of such minors.

"d The board of education of each city and of each such school district shall make necessary arrangements to begin to operate and maintain such part-time or continuation schools or classes, on the opening of the public schools in September, 1920, and shall annually thereafter in September open and maintain additional schools and classes so that by the opening of the public schools in September, 1925, a sufficient number of such schools shall have been established as to afford the required instruction under this article to those minors who are required to attend such schools or classes.

"e Each minor under the age of [eighteen] sixteen years, who is not in regular attendance upon a public, private or parochial school or who is regularly and lawfully employed in some occupation or service, unless such minor has completed [a four-year] two years of a secondary course of instruction approved by the Regents of the University, shall attend a part-time or continuation school or class in the city or district in which such minor resides or may be employed. No minor who has entered such school under the requirements of this section shall be relieved of such requirements on becoming sixteen years of age unless or until he has attended such school or the equivalent thereof for a period of at least six months. Such attendance shall be for not less than four hours per week and not more than eight hours per week for each week which such school or class is in session except that the school authorities may, subject to the approval of the Commissioner of Education, permit any such minor to increase the number of hours per week of required attendance and decrease the number of weeks of required attendance. Attendance upon evening high school shall be held equivalent to compliance with the requirements of this act. Such minor who is temporarily out of regular employment or service shall attend such school not less than twenty hours per week. The attendance upon a part-time or continuation school or class shall be between the hours of eight o'clock forenoon and [five] six o'clock afternoon.

"f The Commissioner of Education shall make a survey of each city or district to ascertain the industrial, commercial, economic and social needs of such city or district and the benefits and opportunities to be afforded through the establishment of such part-time or continuation schools or classes to the community and to those who are required to attend such schools or classes. The Industrial Commission and the Commissioner of Agriculture shall co-operate with the Commissioner of Education in making such survey.

“g The Regents of the University shall establish regulations to govern and regulate the administration of such part-time or continuation schools or classes and the attendance of minors thereon. To meet local necessities the board of education of each city or school district may establish regulations but such regulations shall not conflict with the regulations adopted by the Regents.

“h The parent, guardian or other person having the custody or control of a minor who is required under the provisions of this article to attend a part-time or continuation school or class shall cause such minor to attend such school or class. A parent, guardian or other person who refuses or fails to comply with this provision of the law shall be deemed guilty of a misdemeanor and upon conviction shall be subject to a fine of not more than one hundred dollars or by imprisonment for not more than ten days, or both such fine and imprisonment at the discretion of the court. Any minor under sixteen years of age who fails to attend upon instruction as defined by this article shall be subject to the provisions of section six hundred and thirty-five of the Education Law[, and a minor over sixteen years of age who fails to attend upon instruction as required by this act may be punished for any such violation by a fine not exceeding ten dollars, or by imprisonment for not more than ten days, or by both such fine and imprisonment].

“i Any person, firm or corporation employing a minor between the ages of fourteen years and [eighteen] sixteen years shall permit the attendance of such minor upon a part-time school or class whenever such part-time school or class shall have been established in the city or district where the minor resides or may be employed, and upon the termination of employment of any such minor the employer shall return within three days the employment certificate of such minor by mail to the school authorities, and a person, firm or corporation employing a minor over fourteen years of age and less than [eighteen] sixteen years of age contrary to the provisions of this article shall be subject to a fine of not less than twenty-five dollars and not more than one hundred dollars for each offense or by imprisonment in the city or county jail for not less than five days and not more than ten days, or by such fine and imprisonment at the discretion of the court. A person, firm or corporation, which has in its employ a minor who fails to attend a part-time or continuation school or class as required herein, shall immediately discontinue the services of such minor upon receiving from the school authorities written notice of the failure of such minor to attend such part-time or continuation school or class, and a person, firm or corporation violating this provision of law shall be subject to a fine of fifty dollars for each offense.

"j The board of education of each city or district [having a population of five thousand or more inhabitants] subject to the mandatory provisions of this law is hereby required to enforce the provisions of this law and the Commissioner of Education is hereby charged with the duty vested with necessary authority to supervise the enforcement and administration of this act.

"k If the authorities of such a city or school district fail or refuse to provide the necessary funds for the establishment and maintenance of such part-time or continuation schools or classes as are required under this law, the city or district shall forfeit from the funds due such city or district from the State for school purposes an amount equal to that which is estimated by the board of education as necessary to properly operate and maintain such schools or classes. The public or State funds thus forfeited by such city or district shall be apportioned by the Commissioner of Education to the board of education of such city or district for the purpose of maintaining such part-time or continuation schools or classes and the board of education of the city or district receiving such funds shall apply the same toward the maintenance of such schools or classes and in payment of the expenses incurred thereby."

Page 4, line 19, change "7" to "2".

Strike out pages 2, 3, 4, down to line 19.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Hutchinson, said bill was ordered reprinted and recommitted to said committee.

Mr. McWhinney offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on public education be discharged from the further consideration of the bill (No. 1522, Int. No. 1335) entitled "An act to amend the Education Law, in relation to fees of printers for publishing notices and reports."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. McWhinney moved to amend as follows:

Page 1, line 10, strike out at the end of the line the words "the education" and insert in italics in place thereof the following: "this chapter;".

Page 1, line 11, strike out the word "law" at the beginning of the line.

Page 1, line 11, strike out the words "at least" and insert in italics in place thereof the word "printed".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. McWhinney, said bill was ordered reprinted and recommitted to said committee.

By unanimous consent, Mr. Reiburn called up Assembly bill (No. 1587, Int. No. 662) entitled "An act to amend the Greater New York charter, in relation to aldermanic districts, the division of the city into the same, and the boundaries thereof, and to districts for home rule and local improvements," now on the order of this reading.

Mr. Reiburn moved that said bill be recommitted to the committee on affairs of cities with instructions to report the same forthwith amended as follows.

(See Appendix No. 8.)

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Blakely, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. Betts offered for the consideration of the House a resolution, in the words following:

Resolved, That there be printed for the use of the Assembly, one thousand (1,000) additional copies of Assembly bill (No. 1208, Int. No. 702) entitled "An act to regulate the exhibition of motion pictures, creating a commission therefor, and making an appropriation therefor."

which was referred to the committee on public printing.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *March 15, 1921.*

By Mr. Gibbs:

Whereas, A treaty between the United States government and Great Britain limits the amount of water that may be diverted for power purposes from the Niagara river to 20,000 cubic second feet on the American side and 36,000 cubic second feet on the Canadian side; and

Whereas, Eminent engineers have expressed the opinion that the diversion on both sides of the Niagara river can be increased to a total of 80,000 cubic second feet without impairment to the natural scenic beauty of Niagara Falls or that of the lower gorge; or without hindrance to the natural requirements to move ice jams out of the lower gorge; and

Whereas, The need for additional power development on the American and Canadian sides of the Niagara river is a matter of common knowledge; be it, therefore,

Resolved, That the Legislature of the State of New York (if the Assembly concur) do petition the President of the United States, the Secretary of State of the United States and the members of Congress from New York State to use their best influences to have the treaty between the United States and Great Britain limiting the diversion of Niagara river waters, amended to the end that 40,000 cubic second feet of water can be diverted for power purposes on the Canadian side of the Niagara river and that an equal amount of water can be diverted for power purposes on the American side of the Niagara river; and be it further

Resolved, That the Clerk of this House be and he hereby is directed to send copies of this resolution to the President of the United States, the Secretary of State of the United States and the members of Congress from New York State.

By order of the Senate,

ERNEST A. FAY,
Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1588, Int. No. 1309) entitled "An act making appropriations for the support of government."

On motion of Mr. Adler, further consideration of said special order was postponed until Friday next.

The bill (No. 1570, Int. No. 1286) entitled "An act to amend the Highway Law, in relation to the maintenance of county roads which are designated for improvement under chapter eighteen of the Laws of nineteen hundred and twenty-one," was read the third time, having been printed and upon the desks of the members in

its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 16

Those who voted in the affirmative were:

Adler	Cowee	Harrington	McCleary	Smith C C
Aronson	Crews	Harris	McGinnies	Smith J C
Bailey	Crowley	Hausner	McWhinney	Smith M L
Barnes	Dobson	Hawkins	Mead	Smith T K
Bartholomew	Doherty	Hunter	Miller	Soule
Baum	Downs	Hutchinson	Moore J G	Steinberg
Betts	Druss	Jacobs	Moore T C	Trahan
Blakely	Duke	Jeffery	Moran	Ullman
Blodgett	Ellsworth	Jenks	Morrissey	VanWagenen
Bly	Evans	Jesse	Moses	Wallace
Booth	Fenner	Judson	Mullen	Warren
Borkowski	Finch	Kirkland	Porter	Webb
Brady	Franchot	Lattin	Rayher	Westall
Brooks	Frerichs	Lewis	Reiss	Wheelock
Brundage	Gaffers	Long	Rice	Whitcomb
Campbell E C	Gage	Lord	Richford	Williams
Campbell W W	Gardner	Lown	Rowe	Witter
Chamberlin	Giaccone	MacFarland	Sackett	Wright
Cheney	Gray	Martin	Seaker	Yale
Clayton	Greenwald	Mastick	Seelbach	Zimmerman
Cole	Hager			

Those who voted in the negative were:

Antin	Hackenburg	Leininger	Merrigan	Schwab
Burchill	Hamill	Lyman	O'Connor	Wackerman
Donohue	Henderson	McDonald	Reiburn	Walsh
Galgano				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1530, Int. No. 557) entitled "An act to amend the Conservation Law, in relation to pickerel," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seelbach
Antin	Crowley	Harris	McGinnies	Smith C C
Aronson	Dobson	Hausner	McWhinney	Smith J C
Bailey	Doherty	Hawkins	Mead	Smith M L
Barnes	Donohue	Henderson	Merrigan	Smith T K
Bartholomew	Downs	Hunter	Miller	Soule
Baum	Druss	Hutchinson	Moore J G	Steinberg
Betta	Duke	Jacobs	Moore T C	Trahan
Blakely	Ellsworth	Jeffery	Moran	Ullman
Blodgett	Evans	Jenks	Morrissey	VanWagencn
Bly	Fenner	Jesse	Moses	Wackerman
Booth	Finch	Judson	Mullen	Wallace
Borkowski	Franchot	Kirkland	O'Connor	Walsh
Brady	Frerichs	Lattin	Porter	Warren
Brooks	Gaffers	Leininger	Rayher	Webb
Brundage	Gage	Lewis	Reiburn	Westall
Burchill	Galgano	Long	Reiss	Wheelock
Campbell E C	Gardner	Lord	Rice	Whitcomb
Campbell W W	Giaccone	Lown	Richford	Williams
Chamberlin	Gray	Lyman	Rowe	Witter
Cheney	Greenwald	MacFarland	Sackett	Wright
Clayton	Hackenburg	Martin	Schwab	Yale
Cole	Hager	Mastick	Seaker	Zimmerman
Cowee	Hamill	McCleary		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1565, Int. No. 193) entitled "An act to amend the Penal Law, in relation to failure to protect horses from slipping," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1568, Int. No. 445) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section eighteen of article three of the Constitution, in relation to the power of the Legislature to pass a private or local bill designating places of voting," having been announced for a third reading,

On motion of Mr. McWhinney, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1566, Int. No. 1231) entitled "An act to amend the Judiciary Law, in relation to the salaries of interpreters of the county court of Bronx county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seelbach
Antin	Crowley	Harris	McGinnies	Smith C C
Aronson	Dobson	Hausner	McWhinney	Smith J C
Bailey	Doherty	Hawkins	Mead	Smith M L
Barnes	Donohue	Henderson	Merrigan	Smith T K
Bartholomew	Downs	Hunter	Miller	Soule
Baum	Druss	Hutchinson	Moore J G	Steinberg
Betts	Duke	Jacobs	Moore T C	Trahan
Blakely	Ellsworth	Jeffery	Moran	Ullman
Blodgett	Evans	Jenks	Morrissey	VanWagenen
Bly	Fenner	Jesse	Moses	Wackerman
Booth	Finch	Judson	Mullen	Wallace
Borkowski	Franchot	Kirkland	O'Connor	Walsh
Brady	Frerichs	Lattin	Porter	Warren
Brooks	Gaffers	Leininger	Rayher	Webb
Brundage	Gage	Lewis	Reiburn	Westall
Burchill	Galgano	Long	Reiss	Wheelock
Campbell E C	Gardner	Lord	Rice	Whitcomb
Campbell W W	Giaccone	Lown	Richford	Williams
Chamberlin	Gray	Lyman	Rowe	Witter
Cheney	Greenwald	MacFarland	Sackett	Wright
Clayton	Hackenburg	Martin	Schwab	Yale
Cole	Hager	Mastick	Seaker	Zimmerman
Cowee	Hamill	McCleary		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1567, Int. No. 188) entitled "An act to amend the Judiciary Law, in relation to the qualifications of jurors," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths present.

AYES 117

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seelbach
Antin	Crowley	Harris	McGinnies	Smith C C
Aronson	Dobson	Hausner	McWhinney	Smith J C
Bailey	Doherty	Hawkins	Mead	Smith M L
Barnes	Donohue	Henderson	Merrigan	Smith T K
Bartholomew	Downs	Hunter	Miller	Soule
Baum	Druss	Hutchinson	Moore J G	Steinberg
Betts	Duke	Jacobs	Moore T C	Trahan
Blakely	Ellsworth	Jeffery	Moran	Ullman
Blodgett	Evans	Jesse	Morrissey	VanWagenen
Bly	Fenner	Judson	Moses	Wackerman
Booth	Finch	Kirkland	Mullen	Wallace
Borkowski	Franchot	Lattin	O'Connor	Walsh
Brady	Frerichs	Leininger	Porter	Warren
Erooks	Gaffers	Lewis	Rayher	Webb
Brundage	Gage	Long	Reiburn	Westall
Burchill	Galgano	Lord	Reias	Wheelock
Campbell E C	Gardner	Lown	Rice	Whitcomb
Campbell W W	Giaccone	Lyman	Richford	Williams
Chamberlin	Gray	MacFarland	Rowe	Witter
Cheney	Greenwald	Martin	Sackett	Wright
Clayton	Hackenburg	Mastick	Schwab	Yale
Cole	Hager	McCleary	Seaker	Zimmerman
Cowee	Hamill			

In the negative:

Jenks

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1569, Int. No. 912) entitled "An act to amend chapter four hundred and eleven of the Laws of nineteen hundred and seventeen, entitled 'An act to provide for the registration and supervision of laboratories where live pathogenic germs are handled, and to prevent the use of bacteria for criminal purposes, and to eliminate careless methods of transporting live germs,'" was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seelbach
Antin	Crowley	Harris	McGinnies	Smith C C
Aronson	Dobson	Hausner	McWhinney	Smith J C
Bailey	Doherty	Hawkins	Mead	Smith M L
Barnes	Donohue	Henderson	Merrigan	Smith T K
Bartholomew	Downs	Hunter	Miller	Soule
Baum	Druss	Hutchinson	Moore J G	Steinberg
Retts	Duke	Jacobs	Moore T C	Trahan
Blakely	Ellsworth	Jeffery	Moran	Ullman
Blodgett	Evans	Jenks	Morrissey	VanWagenen
Bly	Fenner	Jesse	Moses	Wackerman
Booth	Finch	Judson	Mullen	Wallace
Borkowski	Franchot	Kirkland	O'Connor	Walsh
Brady	Frerichs	Lattin	Porter	Warren
Brooks	Gaffers	Leininger	Rayher	Webb
Brundage	Gage	Lewis	Reiburn	Westall
Burchill	Galgano	Long	Reiss	Wheelock
Campbell E C	Gardner	Lord	Rice	Whitcomb
Campbell W	Giaccone	Lown	Richford	Williams
Chamberlin	Gray	Lyman	Rowe	Witter
Cheney	Greenwald	MacFarland	Sackett	Wright
Clayton	Hackenburg	Martin	Schwab	Yale
Cole	Hager	Mastick	Seaker	Zimmerman
Cowee	Hamill	McCleary		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1571, Int. No. 937) entitled "An act to amend the Greater New York charter, in relation to the compensation of secretary and treasurer of the trustees of the exempt firemen's benevolent fund of the borough of Queens," having been announced,

Mr. Leininger moved that said bill be recommitted to the committee on affairs of cities with instructions to report the same forthwith amended as follows:

Page 3, line 13, after the word "fifteen" attach by hyphen the syllable "a".

Page 3, line 20, after the comma, following the word "him", strike out the balance of the line.

Page 3, line 21, strike out all of line 21.

Page 3, line 22, strike out all of the italicized matter including the comma before the bracket.

Page 3, line 22, strike out the bracket “[” before the word “except”.

Page 3, line 24, after the word “nine-b” insert in italics “and eight hundred and eleven-a”.

Page 3, line 24, strike out the bracket “]” at the end of line.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Blakely, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 429, Int. No. 420) entitled “An act to amend the Civil Service Law, in relation to effect of service in the World War on the civil service status of soldiers, sailors and marines,” having been announced, Mr. Bly moved that said bill be recommitted to the committee on the judiciary, with instructions to report the same forthwith amended as follows:

Page 2, line 8, after the word “period” insert “; provided such person pay to such pension fund an amount which would have been payable thereto had such appointment been accepted.”

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Martin, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1408, Int. No. 685) entitled “An act to amend the Tonawanda city charter, generally,” having been announced, Mr. Zimmerman moved that said bill be recommitted to the committee on affairs of cities with instructions to report the same forthwith amended as follows:

Page 7, line 15, strike out the word “one” and insert in italics in place thereof the word “two”.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Blakely, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1089, Int. No. 1001) entitled "An act to amend the Education Law, in relation to compensation of librarian of the Supreme Court library at Utica, and abolishing the office of assistant librarian," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seelbach
Antin	Crowley	Harris	McGinnies	Smith C C
Aronson	Dobson	Hausner	McWhinney	Smith J C
Bailey	Doherty	Hawkins	Mead	Smith M L
Barnes	Donohue	Henderson	Merrigan	Smith T K
Bartholomew	Downs	Hunter	Miller	Soule
Baum	Druss	Hutchinson	Moore J G	Steinberg
Betts	Duke	Jacobs	Moore T C	Trahan
Blakely	Ellsworth	Jeffery	Moran	Ullman
Blodgett	Evans	Jenks	Morrissey	Van Wagenen
Bly	Fenner	Jesse	Moses	Wackerman
Booth	Finch	Judson	Mullen	Wallace
Borkowski	Franchot	Kirkland	O'Connor	Walsh
Brady	Frerichs	Lattin	Porter	Warren
Brooks	Gaffers	Leininger	Rayher	Webb
Brundage	Gage	Lewis	Reiburn	Westall
Burchill	Galgano	Long	Reiss	Wheelock
Campbell E C	Gardner	Lord	Rice	Whitcomb
Campbell W W	Giaccone	Lown	Richford	Williams
Chamberlin	Gray	Lyman	Rowe	Witter
Cheney	Greenwald	MacFarland	Sackett	Wright
Clayton	Hackenburg	Martin	Schwab	Yale
Cole	Hager	Mastick	Seaker	Zimmerman
Cowee	Hamill	McCleary		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1479, Int. No. 179) entitled "An act to amend the Greater New York charter, in relation to positions to which certain pension provisions are applicable," having been announced for a third reading, on motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 675, Int. No. 689) entitled "An act to amend the Tax Law, in relation to fees of collector on returned taxes in Herkimer county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seelbach
Antin	Crowley	Harris	McGinnies	Smith C C
Aronson	Dobson	Hausner	McWhinney	Smith J C
Bailey	Doherty	Hawkins	Mead	Smith M L
Barnes	Donohue	Henderson	Merrigan	Smith T K
Bartholomew	Downs	Hunter	Miller	Soule
Baum	Druss	Hutchinson	Moore J G	Steinberg
Betts	Duke	Jacobs	Moore T O	Trahan
Blakely	Ellsworth	Jeffery	Moran	Ullman
Blodgett	Evans	Jenks	Morrissey	VanWagenen
Bly	Fenner	Jesse	Moses	Wackerman
Booth	Finch	Judson	Mullen	Wallace
Borkowski	Franchot	Kirkland	O'Connor	Walsh
Brady	Frerichs	Lattin	Porter	Warren
Brooks	Gaffers	Leininger	Rayher	Webb
Brundage	Gage	Lewis	Reiburn	Westall
Burchill	Galgano	Long	Reiss	Wheelock
Campbell E C	Gardner	Lord	Rice	Whitcomb
Campbell W W	Giaccone	Lown	Richford	Williams
Chamberlin	Gray	Lyman	Rowe	Witter
Cheney	Greenwald	MacFarland	Sackett	Wright
Clayton	Hackenburger	Martin	Schwab	Yale
Cole	Hager	Mastick	Seaker	Zimmerman
Cowee	Hamill	McCleary		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1362, Int. No. 1235) entitled "An act to amend the Education Law, in relation to the law library of the city court of the city of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seelbach
Antin	Crowley	Harris	McGinnies	Smith C C
Aronson	Dobson	Hausner	McWhinney	Smith J C
Bailey	Doherty	Hawkins	Mead	Smith M L
Barnes	Donohue	Henderson	Merrigan	Smith T K
Bartholomew	Downs	Hunter	Miller	Soule
Baum	Druss	Hutchinson	Moore J G	Steinberg
Betts	Duke	Jacobs	Moore T O	Trahan
Blakely	Ellsworth	Jeffery	Moran	Ullman
Blodgett	Evans	Jenks	Morrissey	VanWagenen
Bly	Fenner	Jesse	Moses	Wackerman
Booth	Finch	Judson	Mullen	Wallace
Borkowski	Franchot	Kirkland	O'Connor	Walsh
Brady	Frerichs	Lattin	Porter	Warren
Brooks	Gaffers	Leininger	Rayher	Webb
Brundage	Gage	Lewis	Reiburn	Westall
Burchill	Galvano	Long	Reiss	Wheelock
Campbell E C	Gardner	Lord	Rice	Whitcomb
Campbell W W	Giaccone	Lown	Richford	Williams
Chamberlin	Gray	Lyman	Rowe	Witter
Cheney	Greenwald	MacFarland	Sackett	Wright
Clayton	Hackenburg	Martin	Schwab	Yale
Cole	Hager	Mastick	Seaker	Zimmerman
Cowee	Hamill	McCleary		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1193, Int. No. 1072) entitled 'An act to amend the Education Law, in relation to salary of librarian of law library in Bronx county,' was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seelbach
Antin	Crowley	Harris	McGinnies	Smith C C
Aronson	Dobson	Hausner	McWhinney	Smith J C
Bailey	Doherty	Hawkins	Mead	Smith M L
Barnes	Donohue	Henderson	Merrigan	Smith T K
Bartholomew	Downs	Hunter	Miller	Soule
Baum	Druss	Hutchinson	Moore J G	Steinberg
Betts	Duke	Jacobs	Moore T O	Trahan

Blakely	Ellsworth	Jeffery	Moran	Ullman
Blodgett	Evans	Jenks	Morrissey	VanWagenen
Bly	Fenner	Jesse	Moses	Wackerman
Booth	Finch	Judson	Mullen	Wallace
Borkowski	Franchot	Kirkland	O'Connor	Walsh
Brady	Frerichs	Lattin	Porter	Warren
Brooks	Gaffers	Leininger	Rayher	Webb
Brundage	Gage	Lewis	Reiburn	Westall
Burchill	Galgano	Long	Reiss	Wheelock
Campbell E C	Gardner	Lord	Rice	Whitcomb
Campbell W W	Giaccone	Lown	Richford	Williams
Chamberlin	Gray	Lyman	Rowe	Witter
Cheney	Greenwald	McFarland	Sackett	Wright
Clayton	Hackenburg	Martin	Schwab	Yale
Cole	Hager	Mastick	Seaker	Zimmerman
Cowee	Hamill	McCleary		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Harrington offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on taxation and retrenchment be discharged from the further consideration of Senate bill (No. 473, Rec. No. 54) entitled "An act to amend the Tax Law, in relation to exemption from taxation."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Harrington, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Harrington, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seelbach
Antin	Crowley	Harris	McGinnies	Smith C C
Aronson	Dobson	Hausner	McWhinney	Smith J C
Bailey	Doherty	Hawkins	Mead	Smith M L
Barnes	Donohue	Henderson	Merrigan	Soule
Bartholomew	Downs	Hunter	Miller	Smith T K

Baum	Druss	Hutchinson	Moore J G	Steinberg
Betts	Duke	Jacobs	Moore T C	Trahan
Blakely	Ellsworth	Jeffery	Moran	Ullman
Blodgett	Evans	Jenks	Morrissey	VanWagenen
Bly	Fenner	Jesse	Moses	Wackerman
Booth	Finch	Judson	Mullen	Wallace
Borkowski	Franchot	Kirkland	O'Connor	Walsh
Brady	Frerichs	Lattin	Porter	Warren
Brooks	Gaffers	Leininger	Rayher	Webb
Brundage	Gage	Lewis	Reiburn	Westall
Burchill	Galgano	Long	Reiss	Wheelock
Campbell E C	Gardner	Lord	Rice	Whitcomb
Campbell W	WGiacoone	Lown	Richford	Williams
Chamberlin	Gray	Lyman	Rowe	Witter
Cheney	Greenwald	McFarland	Sackett	Wright
Clayton	Hackenburg	Martin	Schwab	Yale
Cole	Hager	Mastick	Seaker	Zimmerman
Cowee	Hamill	McCleary		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 364, Int. No. 364) entitled "An act to amend the Tax Law, in relation to exemption from taxation," having been announced for a third reading, on motion of Mr. Harrington, said bill was laid aside, and ordered stricken from the calendar.

By unanimous consent, Mr. Zimmerman offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on taxation and retrenchment be discharged from the further consideration of Senate bill (No. 131, Rec. No. 125) entitled "An act to amend chapter three hundred and four of the Laws of nineteen hundred and nineteen, entitled 'An act to create the board of equalization for the county of Erie for the equalization of taxes and assessments and to define its powers and duties,' in relation to the compensation of the commissioners of equalization."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Zimmerman, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Zimmerman, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seelbach
Antin	Crowley	Harris	McGinnies	Smith C C
Aronson	Dobson	Hausner	McWhinney	Smith J C
Bailey	Doherty	Hawkins	Mead	Smith M L
Barnes	Donohue	Henderson	Merrigan	Smith T K
Bartholomew	Downs	Hunter	Miller	Soule
Baum	Druss	Hutchinson	Moore J G	Steinberg
Betta	Duke	Jacobs	Moore T C	Trahan
Blakely	Ellsworth	Jeffery	Moran	Ullman
Blodgett	Evans	Jenks	Morrissey	VanWagenen
Bly	Fenner	Jesse	Moses	Wackerman
Booth	Finch	Judson	Mullen	Wallace
Borkowski	Franchot	Kirkland	O'Connor	Walsh
Brady	Frerichs	Lattin	Porter	Warren
Brooks	Gaffers	Leininger	Rayher	Webb
Brundage	Gage	Lewis	Reiburn	Westall
Burchill	Galgano	Long	Reiss	Wheelock
Campbell E C	Gardner	Lord	Rice	Whitcomb
Campbell W W	Giaccone	Lown	Richford	Williams
Chamberlin	Gray	Lyman	Rowe	Witter
Cheney	Greenwald	MacFarland	Sackett	Wright
Clayton	Hackenburg	Martin	Schwab	Yale
Cole	Hager	Mastick	Seaker	Zimmerman
Cowee	Hamill	McCleary		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 322, Int. No. 321) entitled "An act to amend chapter three hundred and four of the Laws of nineteen hundred and nineteen, entitled 'An act to create the board of equalization for the county of Erie for the equalization of taxes and assessments and to define its powers and duties,' in relation to the compensation of the commissioners of equalization," having been announced for a third reading,

On motion of Mr. Zimmerman, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1478, Int. No. 538) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of George J. Vail against the State for damages to and loss of use of an automobile stolen by George Stivers and Marcus

Bassett, inmates of Sing Sing prison, while such inmates were in the act of escaping from such prison, and to render judgment therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 1

Those who voted in the affirmative were:

Adler	Clews	Harrington	McDonald	Seelbach
Antin	Crowley	Harris	McGinnies	Smith C C
Aronson	Dobson	Hausner	McWhinney	Smith J C
Bailey	Doherty	Hawkins	Mead	Smith M L
Barnes	Donohue	Henderson	Merrigan	Smith T K
Bartholomew	Downs	Hunter	Miller	Soule
Baum	Druss	Hutchinson	Moore J G	Steinberg
Betts	Duke	Jacobs	Moore T C	Trahan
Blakely	Ellsworth	Jeffery	Moran	Ullman
Blodgett	Evans	Jenks	Morrissey	VanWagenen
Bly	Fenner	Jesse	Moses	Wackerman
Booth	Finch	Judson	Mullen	Wallace
Borkowski	Franchot	Kirkland	O'Connor	Walsh
Brady	Frerichs	Lattin	Porter	Warren
Brooks	Gaffers	Lewis	Rayher	Webb
Brundage	Gage	Long	Reiburn	Westall
Burchill	Galgano	Lord	Reiss	Wheelock
Campbell E C	Gardner	Lown	Rice	Whitcomb
Campbell W W	Giaccone	Lyman	Richford	Williams
Chamberlin	Gray	MacFarland	Rowe	Witter
Cheney	Greenwald	Martin	Sackett	Wright
Clayton	Hackenburg	Mastick	Schwab	Yale
Cole	Hager	McCleary	Seaker	Zimmerman
Cowee	Hamill			

In the negative:

Leininger

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1531, Int. No. 1250) entitled "An act making an appropriation for the State's share of the cost of construction and improvement of rural post roads within the State, under the provisions of certain acts of Congress which provide that the United States shall aid in the construction of rural postal roads, and for other purposes, to be expended in accordance with article

six-a of the Highway Law," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seelbach
Antin	Crowley	Harris	McGinnies	Smith C C
Aronson	Dobson	Hausner	McWhinney	Smith J C
Bailey	Doherty	Hawkins	Mead	Smith M L
Barnes	Donohue	Henderson	Merrigan	Smith T K
Bartholomew	Downs	Hunter	Miller	Soule
Baum	Druss	Hutchinson	Moore J G	Steinberg
Betts	Duke	Jacobs	Moore T C	Trahan
Blakely	Ellsworth	Jeffery	Moran	Ullman
Blodgett	Evans	Jenks	Morrissey	VanWagenen
Bly	Fenner	Jesse	Moses	Wackerman
Booth	Finch	Judson	Mullen	Wallace
Borkowaki	Franchot	Kiernan	O'Connor	Walsh
Brady	Frerichs	Lattin	Porter	Warren
Brooks	Gaffers	Leininger	Rayher	Webb
Brundage	Gage	Lewis	Reiburn	Westall
Burchill	Galgano	Long	Reiss	Wheelock
Campbell E C	Gardner	Lord	Rice	Whitcomb
Campbell W W	Giaccone	Lown	Richford	Williams
Chamberlin	Gray	Lyman	Rowe	Witter
Cheney	Greenwald	MacFarland	Sackett	Wright
Clayton	Hackenburg	Martin	Schwab	Yale
Cole	Hager	Mastick	Seaker	Zimmerman
Cowee	Hamill	McCleary		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1477, Int. No. 1279) entitled "An act making appropriations for the maintenance and repair of improved State and county highways," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths present.

AYES 118

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seelbach
Antin	Crowley	Harris	McGinnies	Smith C C
Aronson	Dobson	Hausner	McWhinney	Smith J C
Bailey	Doherty	Hawkins	Mead	Smith M L
Barnes	Donohue	Henderson	Merrigan	Smith T K
Bartholomew	Downs	Hunter	Miller	Soule
Baum	Druss	Hutchinson	Moore J G	Steinberg
Betts	Duke	Jacobs	Moore T C	Trahan
Blakely	Ellsworth	Jeffery	Moran	Ullman
Blodgett	Evans	Jenks	Morrissey	VanWagenen
Bly	Fenner	Jesse	Moses	Wackerman
Booth	Finch	Judson	Mullen	Wallace
Borkowski	Franchot	Kirkland	O'Connor	Walsh
Brady	Frerichs	Lattin	Porter	Warren
Brooks	Gaffers	Leininger	Rayher	Webb
Brundage	Gage	Lewis	Reiburn	Westall
Burchill	Galgano	Long	Reiss	Wheelock
Campbell E C	Gardner	Lord	Rice	Whitcomb
Campbell W W	Giaccone	Lown	Richford	Williams
Chamberlin	Gray	Lyman	Rowe	Witter
Cheney	Greenwald	MacFarland	Sackett	Wright
Clayton	Hackenburt	Martin	Schwab	Yale
Cole	Hager	Mastick	Seaker	Zimmerman
Cowee	Hamill	McCleary		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 6, Int. No. 6) entitled "An act to amend the County Law and the Legislative Law, in relation to eliminating the publication of Session Laws in newspapers," was read the second time.

On motion of Mr. Betts, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1453, Int. No. 1290) entitled "An act to amend chapter one hundred and forty-seven of the Laws of nineteen hundred and three, entitled 'An act making provision for issuing bonds to the amount of not to exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and three,' as amended by chapter eight hundred and one of the Laws of nineteen hundred and thirteen, in relation to the abandonment of the improvement of the canal in the city of Albany," was read the second time.

On motion of Mr. E. C. Campbell, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1481, Int. No. 1311) entitled "An act to amend the Highway Law, in relation to fire extinguishers on omnibuses," was read the second time.

On motion of Mr. Cole, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1164, Int. No. 1052) entitled "An act to repeal section three hundred and sixteen of the Village Law, relating to the compensation of president and trustees in certain villages," was read the second time.

On motion of Mr. Dobson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1483, Int. No. 1313) entitled "An act to amend the State Charities Law, in relation to admission to the New York State Woman's Relief Corps Home," was read the second time.

On motion of Mr. Fox, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 915, Int. No. 857) entitled "An act to legalize the acts and proceedings of the board of trustees of the village of Wilson in employing Fred E. Dean to pave certain portions of the principal business street, known as Young street, between McChesney and Seneca streets, in said village, consisting of two strips of paving, each thirteen feet in width, together with curbing, in the year nineteen hundred and fifteen, and to legalize, authorize and direct the payment of a certain certificate of indebtedness in the sum of fifteen hundred ten dollars and seventy-six cents, dated November twenty-seventh, nineteen hundred and fifteen, payable one year after the date thereof, given in payment for said paving, the issuance of which certificate of indebtedness and the employment of the said Fred E. Dean to lay and construct said paving, having been held illegal and invalid; also authorizing and directing the trustees of the village of Wilson to pay the said Fred E. Dean the amount of said certificate, together with interest, and in case of the refusal of the said trustees to pay the said certificate of indebtedness, to authorize the maintenance of an action or proceeding thereon," was read the second time.

On motion of Mr. Franchot, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1015, Int. No. 930) entitled "An act to amend chapter two hundred and forty-three of the Laws of nineteen hundred and thirteen, entitled 'An act to provide for the retention and maintenance of portions of the present Champlain and Erie canals in the counties of Saratoga and Albany for navigation purposes after the completion of the Barge canal,' in relation to the abandonment of a portion thereof," was read the second time.

On motion of Mr. Gaffers, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1509, Int. No. 1322) entitled "An act to authorize increase of compensation of county treasurers and district attorneys during the terms of incumbents now in office," was read the second time.

On motion of Mr. Gage, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1401, Int. No. 1259) entitled "An act to amend the County Law, in relation to tuberculosis clinics," was read the second time.

On motion of Mr. Lattin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1286, Int. No. 1162) entitled "An act empowering the board of supervisors of Nassau county to authorize and empower the county clerk of Nassau county to contract for the making of new indexes of the deeds and mortgages of record in the office of the county clerk of said county, and providing for the payment of the cost and expense thereof, and of the continuance and maintenance of the same," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 835, Int. No. 782) entitled "An act to amend the Town Law, in relation to the raising of a contingent fund," was read the second time.

On motion of Mr. MacFarland, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 998, Int. No. 913) entitled "An act to amend

the Highway Law, in relation to the purchase of land and the erection of buildings for the care of machinery," was read the second time.

On motion of Mr. MacFarland, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1359, Int. No. 1232) entitled "An act to amend chapter three hundred and twenty of the Laws of eighteen hundred and eighty-five, entitled 'An act regulating and restraining the practice of midwifery in Erie county by others than legally authorized physicians,' in relation to the board of examiners in midwifery," was read the second time.

On motion of Mr. Rowe, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 182, Int. No. 182) entitled "An act to amend the Code of Criminal Procedure, in relation to expenses of witnesses in criminal actions," was read the second time.

On motion of Mr. T. K. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1347, Int. No. 1223) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the temporary detention of younger and less hardened female offenders," was read the second time.

On motion of Mr. Ullman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1270, Int. No. 1146) entitled "An act to amend chapter seven hundred and four of the Laws of nineteen hundred and one, entitled 'An act to make the office of the clerk of the county of Kings a salaried office, and regulating the management of said office,' in relation to the compensation of copyists or recording clerks of current records," was read the second time.

On motion of Mr. Warren, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 29, Rec. No. 4) entitled "An act to repeal section three of chapter six of the Laws of nineteen hundred and two, entitled "An act to provide for the appointment of an assistant district attorney in Saratoga county,' relating to the duties of such assistant district attorney and the employment of a stenographer," was read the second time.

On motion of Mr. C. C. Smith, said bill was placed on the order of third reading.

Senate bill (No. 686, Rec. No. 108) entitled "An act to amend the Town Law, in relation to traffic policemen for hamlets and unincorporated villages," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading.

The Senate bill (No. 423, Rec. No. 86) entitled "An act to amend the Village Law, in relation to ordinances regulating the use and construction of electric light and power wiring," having been announced for a second reading, on motion of Mr. McWhinney, said bill was recommitted to the committee on affairs of villages, retaining its place on the order of second reading.

On motion of Mr. Adler, the House adjourned.

FRIDAY, MARCH 25, 1921

The House met pursuant to adjournment.

Mr. McGinnies in the chair.

Prayer by Rev. Creighton R. Storey.

On motion of Mr. Lattin, the reading of the journal of yesterday was dispensed with, and the same was approved.

The Senate sent for concurrence the following entitled bill:

"An act to amend the Highway Law, in relation to fees for registration of motor vehicles" (No. 727, Rec. No. 228), which was read the first time and referred to the committee on internal affairs.

Mr. Brady introduced a bill entitled "An act to amend the Public Service Commissions Law, in relation to by-product gas" (Int. No. 1432) which was read the first time and referred to the committee on the judiciary.

Mr. Cowee introduced a bill entitled "An act to amend the Conservation Law, in relation to the taking of pikeperch" (Int. No. 1433), which was read the first time and referred to the committee on conservation.

Mr. Everett introduced a bill entitled "An act making an appropriation for the taking up and paying of certain State certificates issued for claims audited, revised and ordered paid by and under chapter one hundred and seventy-six of the Laws of eighteen hundred and fifty-nine, on account of expenses incurred by certain individuals in the War of Eighteen Hundred and Twelve, which were accidentally omitted from the three prior payments made by the State in the years eighteen hundred and sixty-nine, eighteen hundred and seventy and eighteen hundred and seventy-four, upon certificates of like tenor and issue" (Int. No. 1434), which was read the first time and referred to the committee on ways and means.

Also, "An act to repeal section thirty-three-a of the Agricultural Law, relating to milk whey and skim milk" (Int. No. 1435), which was read the first time and referred to the committee on agriculture.

Mr. Harris introduced a bill entitled "An act to amend the Education Law, relative to bonds of supervisors and school district officers" (Int. No. 1436), which was read the first time and referred to the committee on public education.

Mr. McKee introduced a bill entitled "An act to amend the Public Service Commissions Law, in relation to deposits of money by public service corporations pending a decision as to increased rates" (Int. No. 1437), which was read the first time and referred to the committee on the judiciary.

Mr. T. K. Smith introduced a bill entitled "An act to amend the Tax Law, in relation to the effect of dissolution of a corporation on taxes assessed or paid pursuant to article nine-a of the Tax Law" (Int. No. 1438), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Everett, from the committee on conservation, to which was referred Assembly bill introduced by Mr. Betts (No. 1207, Int. No. 289) entitled "An act to amend the Conservation Law, in relation to hunting and fishing on private land used for agricultural or other purposes," reported in favor of the passage of the same with the following amendments:

Page 2, line 8, after the word "thereon" strike out the period and insert in italics "*, together with costs of suit in addition to*

the actual damages all of which may be recovered in the same action."

Page 4, line 13, after the word "post" insert in italics "and replace".

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacob, Williams, Smith, T. K. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Speaker announced the special order, being the bill (No. 1588, Int. No. 1309) entitled "An act making appropriation for the support of government."

On motion of Mr. Lattin, further consideration of said special order was postponed until Monday next.

The bill (No. 1082, Int. No. 994) entitled "An act to amend the Insurance Law, in relation to limitation of expenses of domestic life insurance corporations," having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 639, Int. No. 605) entitled "An act to amend the Insurance Law, in relation to marine insurance corporations," having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 638, Int. No. 604) entitled "An act to amend the Insurance Law, in relation to mutual fire insurance corporations," was read the second time.

On motion of Mr. Gardner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 856, Int. No. 803) entitled "An act to amend the Insurance Law, in relation to reinsurance," having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1217, Int. No. 1093) entitled "An act to amend

the Insurance Law, in relation to the investments of insurance companies other than life," having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1218, Int. No. 1094) entitled "An act to amend the Insurance Law, in relation to investments," having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1583, Int. No. 1376) entitled "An act to amend the Civil Service Law, in relation to the restoration to their former position or employment of certain persons connected with the Federal service during the war," was read the second time.

On motion of Mr. Rayher, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 99, Int. No. 99) entitled "An act to repeal the Civil Practice Act, kindred acts carrying out the plan of the Civil Practice Act, including the New York City Court Act, and the several laws of the year nineteen hundred and twenty which transferred to Consolidated Laws provisions of the Code of Civil Procedure," was read the second time.

On motion of Mr. Jenks, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1326, Int. No. 1202) entitled "An act to amend the Judiciary Law, in relation to the appointment of court officers in Richmond county," having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1462, Int. No. 1296) entitled "An act to amend the General Business Law, in relation to tickets of admission to theatres and places of amusement and contracts evidenced thereby," was read the second time.

On motion of Mr. T. K. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1469, Int. No. 1303) entitled "An act to incorporate the Jewish Board of Guardians and to provide for the consolidation of the Jewish Protectory and Aid Society and other charitable corporations into it," was read the second time.

On motion of Mr. Bloch, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1527, Int. No. 1340) entitled "An act to amend chapter one hundred and sixty-four of the Laws of eighteen hundred and sixty-one, entitled 'An act to incorporate the Children's Home Society,' in relation to objects of such corporation," was read the second time.

On motion of Mr. Morrissey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1528, Int. No. 1341) entitled "An act to change the name of 'The National Order of the Daughters of Isabella' to 'Catholic Daughters of America,'" was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 223, Int. No. 221) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section nine of article five of the Constitution, in relation to preferences, in employment and promotion, of soldiers, sailors and marines," was read the second time.

On motion of Mr. Martin said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 601, Int. No. 573) entitled "An act to amend the Education Law, in relation to the retirement from active service of employees of boards of education, other than superintendents and teachers, in cities having a population of one hundred thousand or more," having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1484, Int. No. 1314) entitled "An act to amend the Education Law, in relation to the State College for Teachers," was read the second time.

On motion of Mr. Harris, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1470, Int. No. 1304) entitled "An act to amend the Education Law, in relation to the appointment and fixing of the salary of the librarian of the Supreme Court library at Troy," was read the second time.

On motion of Mr. Cowee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 487, Int. No. 477) entitled "An act to amend the Education Law, relative to the apportionment of academic funds according to attendance of academic pupils," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1261, Int. No. 1137) entitled "An act to amend the Tax Law, in relation to income tax deductions," having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1447, Int. No. 1284) entitled "An act to amend the Tax Law, in relation to income tax interest," having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 862, Int. No. 809) entitled "An act authorizing the police commissioner of the city of New York to reinstate William B. Freeman, formerly a patrolman in the police department of said city, in the position formerly held by him," was read the second time.

On motion of Mr. Jesse, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1468, Int. No. 1302) entitled "An act to amend the Tax Law, in relation to exemption of property held by certain associations," was read the second time.

On motion of Mr. Judson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 543, Int. No. 523) entitled "An act to authorize the Canal Board to compromise, settle and adjust the claim and demands of water power claimants and owners of water power rights and privileges appurtenant to State canal dams constituting a part of the improved canals," having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 385, Int. No. 382) entitled "An act to further amend chapter five hundred and six of the Laws of nineteen hundred and eighteen, entitled 'An act to authorize the Commissioners of the Land Office to grant and release to the city of New York certain lands under water in the Atlantic ocean, in the boroughs of Brooklyn and Queens, to provide for the protection of adjacent uplands, the improvement of such lands under water and uplands and the acquisition of property for any such purpose, by such city, and to prescribe the method for defraying the costs,' as amended by chapter seven hundred and thirty-one of the Laws of nineteen hundred and twenty," was read the second time.

On motion of Mr. Moses, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 564, Int. No. 544) entitled "An act making an additional appropriation for the construction of a tunnel or tunnels jointly with the State of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the States of New York and New Jersey," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 963, Int. No. 885) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which William G. Frank, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and nine, and to reinstate him in the position formerly held by him," was read the second time.

On motion of Mr. Leininger, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1228, Int. No. 1104) entitled "An act conferring jurisdiction upon the board of estimate and apportionment of the city of New York to hear and determine the alleged claim of Thomas McGuire for personal injuries alleged to have been sustained by him in the year nineteen hundred and seventeen," was read the second time.

On motion of Mr. Reilly, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1305, Int. No. 1181) entitled "An act authorizing the fire commissioner of the city of New York to reinstate Raymond A. Sweeney, formerly a member of the fire department of such city, to the position formerly held by him," was read the second time.

On motion of Mr. Jesse, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 30, Int. No. 30) entitled "An act to authorize the reinstatement, in the police department of the city of New York, of Neil McEwen, former patrolman, who resigned from such position in the year nineteen hundred and nineteen," was read the second time.

On motion of Mr. Druss, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 828, Int. No. 775) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which Christopher C. O'Brien, formerly a patrolman in the police department of the said city, was dismissed from said department, and to reinstate him in the position formerly held by him," was read the second time.

On motion of Mr. Walsh, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1306, Int. No. 1182) entitled "An act to amend an act entitled 'An act to authorize the board of estimate and apportionment of the city of New York to allow certain officers and employees the difference in compensation while engaged in Federal military, naval or marine service,' in relation to officers and employees restored to a position of the same grade as that held at the time of enlistment," was read the second time.

On motion of Mr. Jesse, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1289, Int. No. 1165) entitled "An act to legalize certain bonds of the city of Poughkeepsie heretofore issued, for terms maturing more than twenty years from date of issue," was read the second time.

On motion of Mr. Gardner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1304, Int. No. 1180) entitled "An act creating a commission consisting of residents of the city of New York to propose to the Legislature amendments to or revision of the charter of such city," having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1098, Int. No. 1010) entitled "An act to authorize the commissioners of the sinking fund of the city of New York to cancel and annul all taxes and water rents which are now a lien upon property of the New York Bible Society, a religious corporation, in the borough of Manhattan, city of New York," was read the second time.

On motion of Mr. Steinberg, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1141, Int. No. 1029) entitled "An act to amend the General City Law, in relation to fees to be charged in the city of New York for plates or signs for licensed plumbers," was read the second time.

On motion of Mr. Flynn, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1321, Int. No. 1197) entitled "An act to amend the Niagara Falls charter, in relation to the collection of taxes and assessments and enforcement thereof by sale of real estate," was read the second time.

On motion of Mr. Franchot, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1585, Int. No. 1378) entitled "An act making an appropriation for the payment by the State in the first instance of the Federal government's share of the cost of construction and

improvement of rural post roads within the State as provided under the provisions of an act of Congress, entitled 'An act to provide that the United States shall aid the States in the construction of rural post roads and for other purposes,' " was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1582, Int. No. 1375) entitled "An act to amend the State Charities Law, in relation to the superintendent of the New York State Reformatory for Women at Bedford," having been announced, Mr. McGinnies moved to amend as follows:

Page 2, line 1, after period strike out balance of line; strike out lines 2, 3, 4, 5, 6, and line 7; strike out the words "the board" and insert therein the following: "The board of managers of the New York State Reformatory for Women of Bedford shall appoint a superintendent, who shall be a physician in good standing, a graduate of an incorporated medical school and of at least five years' experience in the actual practice of his or her profession and such superintendent shall hold office during the pleasure of the board."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1581, Int. No. 1374) entitled "An act to repeal second nineteen of the Insanity Law, relating to the bureau of deportation," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading, and referred to the committee on revision.

The bill (No. 1461, Int. No. 1285) entitled "An act making an appropriation for highway improvement purposes in Essex county of the one-half of the unexpended balance of Essex county's share of moneys derived from the second bond issue for State road construction," having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1399, Int. No. 1257) entitled "An act to amend chapter eight hundred and six of the Laws of nineteen hundred

and twenty, entitled 'An act to create a commission to represent the State of New York at hearings before the International Joint Commission on Boundary Waters, created under and by virtue of article nine of the convention concluded on January eleventh, nineteen hundred and nine, between the United States and the Dominion of Canada, and making an appropriation therefor,' in relation to the extent of the powers of the commission, and making an appropriation therefor," was read the second time.

On motion of Mr. Adler, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1391, Int. No. 1249) entitled "An act to amend chapter six hundred and seventy of the Laws of nineteen hundred and twenty, making an appropriation for highway improvement purposes," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1390, Int. No. 1248) entitled "An act reappropriating unexpended balances for the purpose of the construction and improvement of portions of State routes within several counties of the State," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1389, Int. No. 1247) entitled "An act reappropriating unexpended balances for the purpose of construction and improvement of public highways," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 608, Int. No. 580) entitled "An act to amend chapter one hundred and seventy-eight of the Laws of nineteen hundred and nineteen, entitled 'An act to provide for the acquisition of lands and the construction of a tunnel or tunnels jointly with the State of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the States of New York and New Jersey, and making an appropriation therefor,' in relation to the organization of the commission and the conduct of its legal business," having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 754, Int. No. 707) entitled "An act to amend chapter nine hundred and four of the Laws of nineteen hundred and twenty, entitled 'An act to provide for the improvement of Fulmer creek, at Mohawk, in the county of Herkimer, and making an appropriation therefor,' in relation to the improvement of Fulmer creek by the erection of dikes or other bank protection," was read the second time.

On motion of Mr. Evans, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1198, Int. No. 1077) entitled "An act to authorize the local assessment of certain Barge canal and terminal lands of the State in the city of Tonawanda for the benefit thereto from the paving of East Niagara street in such city," having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1378, Int. No. 1236) entitled "An act granting the consent of the State of New York to the occupation by the United States of a certain piece of land for lighthouse purposes, under water in the Hudson river, and ceding jurisdiction over same," was read the second time.

On motion of Mr. Adler, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 178, Int. No. 178) entitled "An act to amend the Greater New York charter, in relation to declaration of imminent peril from pestilence," was read the second time.

On motion of Mr. O'Connor, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1045, Int. No. 958) entitled "An act to amend the charter of the city of Auburn, in relation to the issue of bonds and denomination thereof," was read the second time.

On motion of Mr. Hager, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1434, Int. No. 1277) entitled "An act to amend the Railroad Law, in relation to train crews," was read the second time.

On motion of Mr. Scaker, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1317, Int. No. 1193) entitled "An act authorizing the superintendent of buildings of the borough of Manhattan of the city of New York to rehear the charges upon which Edward G. Sexton, formerly an inspector of plumbing in the bureau of buildings, borough of Manhattan, city of New York, was dismissed from said bureau of buildings in the year nineteen hundred and ten, and to reinstate him in the position formerly held by him," was read the second time.

On motion of Mr. Hawkins, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 157, Int. No. 157) entitled "An act authorizing the police commissioner of the city of New York to restore Stephen W. Furlong to the rank held by him in the police department prior to the twenty-ninth day of March, nineteen hundred and eleven," was read the second time.

On motion of Mr. Schwab, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1282, Int. No. 1158) entitled "An act to amend the Ithaca city charter, in relation to the boundaries and civil divisions of such city," was read the second time.

On motion of Mr. Fenner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 955, Int. No. 877) entitled "An act to amend the Greater New York charter, in relation to the reinstatement of probationary policemen or firemen," was read the second time.

On motion of Mr. Hamill, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 393, Int. No. 390) entitled "An act to amend the Greater New York charter, in relation to the reinstatement of policemen," was read the second time.

On motion of Mr. Hamill, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 609, Int. No. 581) entitled "An act to authorize the police commissioner of the city of New York to increase the pension of James M. Cusack to an amount not exceeding the salary paid to him at the date of his retirement," was read the second time.

On motion of Mr. Taylor, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1518, Int. No. 1331) entitled "An act to amend the Agricultural Law, in relation to bees," was read the second time.

On motion of Mr. Witter, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1591, Int. No. 1381) entitled "An act to amend the Insurance Law, in relation to the standard provisions for life policies," having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The Senate bill (No. 198, Rec. No. 139) entitled "An act to amend the Condemnation Law, in relation to the consolidation number thereof," was read the second time.

On motion of Mr. Gaffers, said bill was placed on the order of third reading.

The Senate bill (No. 781, Rec. No. 157) entitled "An act to amend the Education Law, in regard to unlawful acts in connection with examinations," was read the second time.

On motion of Mr. Harris, said bill was placed on the order of third reading.

The Senate bill (No. 696, Rec. No. 171) entitled "An act to amend the Decedent Estate Law, in relation to charging real property with general legacies," was read the second time.

On motion of Mr. Westall, said bill was placed on the order of third reading.

The Senate bill (No. 965, Rec. No. 152) entitled "An act to amend the Banking Law, in relation to the power of savings banks to receive money for transmission," was read the second time.

On motion of Mr. Cheney, said bill was placed on the order of third reading.

The Senate bill (No. 630, Rec. No. 130) entitled "An act to amend chapter four hundred and five of the Laws of eighteen hundred and fifty-seven, entitled 'An act to reorganize the warden's office of the port of New York,' generally," having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The Senate bill (No. 865, Rec. No. 180) entitled 'An act to amend the Greater New York charter, in relation to the furnishing of court rooms and supplies for the Supreme Court,' having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The Senate bill (No. 1016, Rec. No. 169) entitled "An act to amend the Greater New York charter, in relation to regulation of public dances," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading.

The Senate bill (No. 685, Rec. No. 110) entitled "An act to amend the Railroad Law, in relation to coal jimmies and caboose cars," was read the second time.

On motion of Mr. Seaker, said bill was placed on the order of third reading.

The Senate bill (No. 255, Rec. No. 102) entitled "An act to amend the New York City Municipal Court Code, in relation to service of summons by publication," was read the second time.

On motion of Mr. Duke, said bill was placed on the order of third reading.

The Senate bill (No. 812, Rec. No. 178) entitled "An act relative to courts of domestic relations in the city of New York," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading.

The Senate bill (No. 883, Rec. No. 182) entitled "An act to amend the Transportation Corporations Law, in relation to stage coach corporations," having been announced for a second reading,

On motion of Mr. Leininger, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

On motion of Mr. Lattin, the consideration of the third reading calendar was postponed until Monday next.

The Senate returned the bill (No. 620, Int. No. 592) entitled "An act to provide for the extension of the public highway in the borough of Richmond, known as Southfield boulevard, from Eltingville to Tottenville, and apportioning the expense thereof," with a message that this bill was again duly passed, a majority of all the Senators elected voting in favor thereof, and three-fifths being present, the President stating the question to be, "Shall this bill pass notwithstanding the objection of the mayor of the city of New York thereof?"

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 728, Int. No. 358) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the taking of finger-prints of convicted persons," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

The Senate returned the bill (No. 910, Int. No. 852) entitled "An act to amend the charter of the city of Oneida, in relation to the rate of interest on bonds issued by the city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Oneida.

The Senate returned the bill (No. 978, Int. No. 291) entitled "An act to amend chapter five hundred and fifty-one of the Laws of nineteen hundred and nine, entitled 'An act creating a bureau of buildings in the city of Albany,' in relation to appeals," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Albany.

The Senate returned the bill (No. 722, Int. No. 684) entitled "An act authorizing the commissioners of the sinking fund of the city of New York to cancel or annul all water rents or charges which are now a lien upon the property of the Congregation Sons of Israel and Talmud Torah Beth Israel, Incorporated, a religious corporation in the borough of Bronx, city of New York," with a

message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

The Senate returned the bill (No. 765, Int. No. 718) entitled "An act to permit the common council of the city of Oneonta to vote additional compensation to the chamberlain and assessors of such city for the year nineteen hundred and twenty-one," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Oneonta.

The Senate returned the bill (No. 1111, Int. No. 732) entitled "An act authorizing designated authorities in behalf of the State of New York to enter into an agreement or compact with designated authorities of the State of New Jersey for the creation of the 'Port of New York District,' the establishment of 'The Port of New York Authority,' and the defining of the powers and duties of such authority."

Also, the bill (No. 883, Int. No. 825) entitled "An act to amend the Stock Corporation Law, in relation to consent of stockholders."

Also, the bill (No. 1419, Int. No. 953) entitled "An act in relation to the fees in the surrogate's court of the county of New York, and repealing certain sections of chapter five hundred and thirty of the Laws of eighteen hundred and eighty-four, entitled 'An act in relation to the office of surrogate of the county of New York.'"

Also, the bill (No. 780, Int. No. 141) entitled "An act to amend the Tax Law, in relation to exemption from taxation of property of ministers of the gospel."

Also, the bill (No. 450, Int. No. 441) entitled "An act for the relief of the towns of Harrietstown, Santa Clara, Brighton and Franklin, in the county of Franklin, on account of expenses incurred in the removal of brush from highways adjoining State lands."

Also, the bill (No. 1260, Int. No. 1136) entitled "An act to legalize and validate the acts and proceedings of the village of Tupper Lake, its voters, officers and agents, in relation to the

issuance and sale of water bonds of said village in the amount of one hundred thousand dollars; to authorize the issuance and sale of said bonds and to provide for raising annually by tax a sum sufficient to pay the principal and interest of such bonds as they become due."

Also, the bill (No. 1263, Int. No. 1139) entitled "An act to amend the County Law, in relation to compensation of county judge holding court in another county."

Also, the bill (No. 621, Int. No. 593) entitled "An act to amend the Town Law, in relation to the collection and disposition of garbage and ashes."

Also, the bill (No. 931, Int. No. 594) entitled "An act to amend the Town Law, in relation to the maintenance of the sewer system in sewer districts."

Also, the bill (No. 625, Int. No. 597) entitled "An act to amend the Town Law, in relation to sidewalk districts in certain towns."

Also, the bill (No. 624, Int. No. 596) entitled "An act to amend the Real Property Law, in relation to notice of hearing in action to register title to real property."

Also, the bill (No. 311, Int. No. 310) entitled "An act to amend the Penal Law, in relation to the wearing of military badges, insignia, clasps, rosettes and buttons."

Also, the bill (No. 1376, Int. No. 636) entitled "An act in relation to the district attorney and employees in the district attorney's office in the county of Queens."

Also, the bill (No. 969, Int. No. 891) entitled "An act to amend the Education Law, in relation to the Supreme Court library at Elmira."

Also, the bill (No. 852, Int. No. 799) entitled "An act to authorize the town of Clay, in the county of Onondaga, to purchase land for providing road-building material."

Also, the bill (No. 972, Int. No. 894) entitled "An act to amend chapter one hundred and twenty-two of the Laws of nineteen hundred and nineteen, entitled 'An act to provide a service ribbon and medals of honor for citizens of this State who entered the service of the United States of America in the war with the German empire and its allies as a volunteer or otherwise, and making an appropriation therefor,' in relation to persons entitled to service ribbons and medals of honor."

Also, the bill (No. 973, Int. No. 895) entitled "An act providing for the distribution of certain moneys, or portions thereof, remaining in the hands of the treasurers of different counties of the State, which was distributed to such counties under the appropriation made by chapter one of the Laws of nineteen hundred and twenty," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the bill (No. 424, Int. No. 415) entitled "An act to amend chapter fifty-three of the Laws of eighteen hundred and eighty-two, entitled 'An act to provide for erecting and completing an addition to the town hall in Saratoga Springs,' in relation to the duties of the supervisor," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Saratoga Springs.

A communication was received from Hon. John F. Hylan, mayor of the city of New York, returning Assembly bill (No. 478, Int. No. 468) entitled "An act to amend the Greater New York charter, in relation to Hunter College teachers' retirement board," with a message that said mayor, after public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. John F. Hylan, mayor of the city of New York, returning Assembly bill (No. 589, Int. No. 26) entitled "An act to amend the New York City Municipal Court Code, in relation to the district for the commencement of an action for the rental value, use or occupation of real property," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. George W. Peck, mayor of the city of Elmira, returning Assembly bill (No. 968, Int. No. 890) entitled "An act authorizing the city of Elmira to issue bonds for paving purposes," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Lattin, the House adjourned.

MONDAY, MARCH 28, 1921

The House met pursuant to adjournment.

Prayer by Rev. Creighton R. Storey.

On motion of Mr. Adler, the reading of the journal of Friday, March 25th, was dispensed with, and the same was approved.

Mr. Speaker presented the annual report of the Treasurer of the State of New York for fiscal year ending June 30, 1920, which was laid upon the table and ordered printed.

(See Document.)

Mr. Aronson introduced a bill entitled "An act establishing the bureau of land loans in the Banking Department, and making an appropriation therefor" (Int. No. 1439), which was read the first time and referred to the committee on ways and means.

Mr. Blakely, by request, introduced a bill entitled "An act to amend the Second Class Cities Law, in relation to duties of corporation counsel in bastardy proceedings" (Int. No. 1440), which was read the first time and referred to the committee on affairs of cities.

Mr. Caulfield introduced a bill entitled "An act to amend the Civil Service Law, in relation to appointment of examiners, prescribing their powers, duties and compensation and making an appropriation therefor" (Int. No. 1441), which was read the first time and referred to the committee on ways and means.

Mr. Lown introduced a bill entitled "An act to amend the Civil Practice Act in relation to joinder as defendants of persons severally liable" (Int. No. 1442), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend the Civil Practice Act, in relation to the use of written interrogatories before trial" (Int. No. 1443), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Civil Practice Act, in relation to granting injunctions" (Int. No. 1444), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Civil Practice Act, in relation to the intervention of a person not a party to the action" (Int. No. 1445), which was read the first time and referred to the committee on codes.

Mr. Dickstein introduced a bill entitled "An act to amend the Penal Law, in relation to the unauthorized transmission of money or other valuables to and from foreign countries" (Int. No. 1446), which was read the first time and referred to the committee on codes.

Mr. McGinnies introduced a bill entitled "An act authorizing the State Board of Estimate and Control to sell and convey the lands, buildings and premises known as the Mohansic Lake Reservation in the town of Yorktown, Westchester county, providing for the manner of sale and disposition of proceeds, and repealing article twelve of the Public Lands Law" (Int. No. 1447), which was read the first time and referred to the committee on ways and means.

Mr. McWhinney introduced a bill entitled "An act to amend the Education Law, in relation to the acquisition of property without consent of the owner" (Int. No. 1448), which was read the first time and referred to the committee on public education.

Also, "An act to amend the Education Law, by creating a central dental committee in and for the county of Nassau, for the purpose of establishing and supervising dental inspection and preventive and corrective dental treatment and instruction in oral hygiene and dental porphyllaxis in the public schools of Nassau county, similar in character to the work heretofore carried on by the Junior Red Cross of said county, and providing for such inspection, treatment and instruction for such public schools and for the enforcement, support and maintenance of the same" (Int. No. 1449), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the Tax Law, in relation to re-assessment of mapped lots illegally assessed" (Int. No. 1450), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Mullen introduced a bill entitled "An act to amend the Real Property Law, in relation to the survey, map or plan to be

filed in an action to register title to real property" (Int. No. 1451), which was read the first time and referred to the committee on the judiciary.

Mr. Neary introduced a bill entitled "An act to amend the Transportation Corporations Law, in relation to charges by gas light corporations for service" (Int. No. 1452), which was read the first time and referred to the committee on the judiciary.

Mr. Rowe introduced a bill entitled "An act to amend the Highway Law, in relation to regulating the use of highways by certain vehicles" (Int. No. 1453), which was read the first time and referred to the committee on internal affairs.

By unanimous consent, Mr. Mullen introduced a bill entitled "An act to provide for indexing and re-indexing of conveyances, mortgages and other instruments relating to lands and liens thereon in the office of the register of the county of Kings, and requiring the commissioner of records in said county to furnish certain data and diagrams in connection therewith" (Int. No. 1454), which was read the first time and referred to the committee on internal affairs.

Mr. Stitt introduced a bill entitled "An act to amend the General Municipal Law, in relation to reducing the high death rate of mothers and babies at childbirth by authorizing municipal corporations to appropriate money for prenatal and maternity care" (Int. No. 1455), which was read the first time and referred to the committee on general laws.

By unanimous consent, Mr. Stitt introduced a bill entitled "An act to amend the Greater New York charter, in relation to grades, ranks and salaries of officers and members of the uniformed force of the fire department of such city" (Int. No. 1456), which was read the first time and referred to the committee on affairs of cities.

Mr. Everett, from the committee on conservation, to which was referred Assembly bill introduced by Mr. T. K. Smith (No. 839, Int. No. 786) entitled "An act to amend the Conservation Law, in relation to the taking of pheasants," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Smith, T. K.

Also, Assembly bill introduced by Mr. Downs (No. 703, Int. No. 665) entitled "An act to amend the Conservation Law, in relation to posting notices by others than owners or lessees of lands," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Smith, T. K.

Also, Assembly bill introduced by Mr. Moses (No. 1396, Int. No. 1254) entitled "An act to amend the Conservation Law, in relation to prohibiting the use of otter trawls or beam trawls," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Smith, T. K.

Also, Assembly bill introduced by Mr. Betts (No. 1231, Int. No. 1107) entitled "An act to amend the Conservation Law, in relation to the use of nets in Lakes Erie and Ontario," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Smith, T. K.

Also, Assembly bill introduced by Mr. Everett (No. 1043, Int. No. 956) entitled "An act to amend the Conservation Law, in relation to the publication of laws relating to fish and game," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Smith, T. K.

Also, Assembly bill introduced by Mr. Everett (No. 800, Int. No. 747) entitled "An act to amend the Conservation Law, in relation to the expenses of game protectors," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Smith, T. K.

Also, Assembly bill introduced by Mr. Everett (No. 798, Int. No. 745) entitled "An act to amend the Conservation Law, in relation to the taking of bear," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Smith, T. K.

Also, Assembly bill introduced by Mr. Jacobs (No. 709, Int.

No. 671) entitled "An act to amend the Conservation Law, in relation to the open season for hares and rabbits," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Smith, T. K.

Also, Assembly bill introduced by Mr Everett (No. 596, Int. No. 568) entitled "An act to amend the Tax Law, in relation to the assessment of forest lands dedicated to continuous forest production," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Smith, T. K.

Also, Assembly bill introduced by Mr. Brundage (No. 576, Int. No. 556) entitled "An act to amend the Conservation Law, in relation to open season for squirrels," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Smith, T. K.

Also, Assembly bill introduced by Mr. Lord (No. 414, Int. No. 405) entitled "An act to amend the Conservation Law, in relation to the open season for woodcock," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Smith, T. K.

Also, Assembly bill introduced by Mr. Everett (No. 1233, Int. No. 1109) entitled "An act to amend the Conservation Law, in relation to tipups," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Smith, T. K. which report was agreed to, and said bills placed on the order of second reading.

Mr. Everett, from the committee on conservation, to which was referred Assembly bill introduced by Mr. Everett (No. 597, Int. No. 569) entitled "An act to amend the Conservation Law, in relation to the classification of lands and forests dedicated to continuous forest production and exemption of reforested land

from taxation," reported in favor of the passage of the same with the following amendment:

Page 2, line 12, after the word "Lands" strike out "of the area of fifty acres or upwards."

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Smith, T. K. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Everett, from the committee on conservation, to which was referred Assembly bill introduced by Mr. Bailey (No. 1132, Int. No. 1020) entitled "An act to amend the Conservation Law, in relation to restriction of use of decoys in aid of taking water fowl," reported in favor of the passage of the same with the following amendment:

Page 1, line 11, after the word "or" insert in italics "artificial".

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Smith, T. K. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Everett, from the committee on conservation, to which was referred Assembly bill introduced by Mr. Jeffery (No. 845, Int. No. 792) entitled "An act to amend the Conservation Law, in relation to the taking of dogs afield," reported in favor of the passage of the same with the following amendment:

Page 1, line 10, after the word "to" strike out "April" and insert in italics "March".

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Smith, T. K. which report was agreed to, and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Everett, from the committee on conservation, to which was referred Assembly bill introduced by Mr. Porter (No. 1320, Int. No. 1196) entitled "An act to amend the Conservation Law, in relation to taking Great Northern pike in Lake Champlain and Lake Geogee," reported in favor of the passage of the same with the following amendments:

Page 1, strike out lines 10 and 11.

Page 2, strike out lines 1, 2 and 3, and insert the following:

"§ 237-a. Taking of Great Northern pike or pickerel in Lake Champlain and Lake George, special. Great Northern pike and pickerel may be taken in Lake Champlain and Lake George at any time. In the waters of Lake Champlain Great Northern pike or pickerel may be taken by shooting or spearing from March fifteenth to May fifteenth by persons having a hunting license."

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Jacobs, Hausner, Williams, Jeffery. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Fox (No. 1483, Int. No. 1313) entitled "An act to amend the State Charities Law, in relation to admission to the New York State Woman's Relief Corps Home."

Also, the bill introduced by Mr. MacFarland (No. 998, Int. No. 913) entitled "An act to amend the Highway Law, in relation to the purchase of land and the erection of buildings for the care of machinery."

Also, the bill introduced by Mr. McWhinney (No. 1286, Int. No. 1162) entitled "An act empowering the board of supervisors of Nassau county to authorize and empower the county clerk of Nassau county to contract for the making of new indexes of the deeds and mortgages of record in the office of the county clerk of said county, and providing for the payment of the cost and expense thereof, and of the continuance and maintenance of the same."

Also, the bill introduced by Mr. Gage (No. 1509, Int. No. 1322) entitled "An act to authorize increase of compensation of county treasurers and district attorneys during the terms of incumbents now in office."

Also, the bill introduced by Mr. Franchot (No. 915, Int. No. 857) entitled "An act to legalize the acts and proceedings of the board of trustees of the village of Wilson in employing Fred E. Dean to pave certain portions of the principal business street, known as Young street, between McChesney and Seneca streets, in said village, consisting of two strips of paving, each thirteen feet in width, together with curbing, in the year nineteen hundred

and fifteen, and to legalize, authorize and direct the payment of a certain certificate of indebtedness in the sum of fifteen hundred ten dollars and seventy-six cents, dated November twenty-seventh, nineteen hundred and fifteen, payable one year after the date thereof, given in payment for said paving, the issuance of which certificate of indebtedness and the employment of the said Fred E. Dean to lay and construct said paving, having been held illegal and invalid; also authorizing and directing the trustees of the village of Wilson to pay the said Fred E. Dean the amount of said certificate, together with interest, and in case of the refusal of the said trustees to pay the said certificate of indebtedness, to authorize the maintenance of an action or proceeding thereon."

Also, the bill introduced by Mr. Rowe (No. 1359, Int. No. 1232) entitled "An act to amend chapter three hundred and twenty of the Laws of eighteen hundred and eighty-five, entitled 'An act regulating and restraining the practice of midwifery in Erie county by others than legally authorized physicians,' in relation to the board of examiners in midwifery."

Also, the bill introduced by Mr. Dobson (No. 1164, Int. No. 1052) entitled "An act to repeal section three hundred and sixteen of the Village Law, relating to the compensation of president and trustees in certain villages."

Also, the bill introduced by Mr. E. C. Campbell (No. 1453, Int. No. 1290) entitled "An act to amend chapter one hundred and forty-seven of the Laws of nineteen hundred and three, entitled 'An act making provision for issuing bonds to the amount of not to exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and three,' as amended by chapter eight hundred and one of the Laws of nineteen hundred and thirteen, in relation to the abandonment of the improvement of the canal in the city of Albany."

Also, the bill introduced by Mr. Betts (No. 6, Int. No. 6) entitled "An act to amend the County Law and the Legislative Law, in relation to eliminating the publication of Session Laws in newspapers."

Also, the bill introduced by Mr. Warren (No. 1270, Int. No. 1146) entitled "An act to amend chapter seven hundred and four of the Laws of nineteen hundred and one, entitled 'An act to make the office of the clerk of the county of Kings a salaried office, and regulating the management of said office,' in relation to the compensation of copyists or recording clerks of current records."

Also, the bill introduced by Mr. Gaffers (No. 1015, Int. No. 930) entitled "An act to amend chapter two hundred and forty-three of the Laws of nineteen hundred and thirteen, entitled 'An act to provide for the retention and maintenance of portions of the present Champlain and Erie canals in the counties of Saratoga and Albany for navigation purposes after the completion of the Barge canal,' in relation to the abandonment of a portion thereof."

Also, the bill introduced by Mr. T. K. Smith (No. 1462, Int. No. 1296) entitled "An act to amend the General Business Law, in relation to tickets of admission to theatres and places of amusement and contracts evidenced thereby."

Also, the bill introduced by Mr. Flynn (No. 1141, Int. No. 1029) entitled "An act to amend the General City Law, in relation to fees to be charged in the city of New York for plates or signs for licensed plumbers."

Also, the bill introduced by Mr. Franchot (No. 1321, Int. No. 1197) entitled "An act to amend the Niagara Falls charter, in relation to the collection of taxes and assessments and enforcement thereof by sale of real estate."

Also, the bill introduced by Mr. Steinberg (No. 1098, Int. No. 1010) entitled "An act to authorize the commissioners of the sinking fund of the city of New York to cancel and annul all taxes and water rents which are now a lien upon property of the New York Bible Society, a religious corporation, in the borough of Manhattan, city of New York."

Also, the bill introduced by Mr. Witter (No. 1518, Int. No. 1331) entitled "An act to amend the Agricultural Law, in relation to bees."

Also, the bill introduced by Mr. Hager (No. 1045, Int. No. 958) entitled "An act to amend the charter of the city of Auburn, in relation to the issue of bonds and denomination thereof,"

Also, the bill introduced by Mr. Taylor (No. 609, Int. No. 581) entitled "An act to authorize the police commissioner of the city of New York to increase the pension of James M. Cusack to an amount not exceeding the salary paid to him at the date of his retirement."

Also, the bill introduced by Mr. Hamill (No. 955, Int. No. 877) entitled "An act to amend the Greater New York charter, in relation to the reinstatement of probationary policemen or firemen."

Also, the bill introduced by Mr. Adler (No. 1378, Int. No. 1236) entitled "An act granting the consent of the State of New York to the occupation by the United States of a certain piece of land for lighthouse purposes, under water in the Hudson river, and ceding jurisdiction over same."

Also, the bill introduced by Mr. Martin (No. 223, Int. No. 221) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section nine of article five of the Constitution, in relation to preferences, in employment and promotion, of soldiers, sailors and marines."

Also, the bill introduced by Mr. Morrissey (No. 1527, Int. No. 1340) entitled "An act to amend chapter one hundred and sixty-four of the Laws of eighteen hundred and sixty-one, entitled 'An act to incorporate the Children's Home Society,' in relation to objects of such corporation."

Also, the bill introduced by Mr. Judson (No. 1468, Int. No. 1302) entitled "An act to amend the Tax Law, in relation to exemption of property held by certain associations."

Also, the bill introduced by Mr. Hamill (No. 393, Int. No. 390) entitled "An act to amend the Greater New York charter, in relation to the reinstatement of policemen."

Also, the bill introduced by Mr. Cowee (No. 1470, Int. No. 1304) entitled "An act to amend the Education Law, in relation to the appointment and fixing of the salary of the librarian of the Supreme Court library at Troy."

Also, the bill introduced by Mr. Bloch (No. 1469, Int. No. 1303) entitled "An act to incorporate the Jewish Board of Guardians and to provide for the consolidation of the Jewish Protectory and Aid Society and other charitable corporations into it."

Also, the bill introduced by Mr. Schwab (No. 157, Int. No. 157) entitled "An act authorizing the police commissioner of the city of New York to restore Stephen W. Furlong to the rank held by him in the police department prior to the twenty-ninth day of March, nineteen hundred and eleven."

Also, the bill introduced by Mr. Martin (No. 1528, Int. No. 1341) entitled "An act to change the name of 'The National Order of the Daughters of Isabella' to 'Catholic Daughters of America.'"

Also, the bill introduced by Mr. McGinnies (No. 1389, Int. No. 1247) entitled "An act reappropriating unexpended balances for the purpose of the construction and improvement of public highways."

Also, the bill introduced by Mr. Hawkins (No. 1317, Int. No. 1193) entitled "An act authorizing the superintendent of buildings of the borough of Manhattan of the city of New York to rehear the charges upon which Edward G. Sexton, formerly an inspector of plumbing in the bureau of buildings, borough of Manhattan, city of New York, was dismissed from said bureau of buildings in the year nineteen hundred and ten, and to reinstate him in the position formerly held by him."

Also, the bill introduced by Mr. McGinnies (No. 1585, Int. No. 1378) entitled "An act making an appropriation for the payment by the State in the first instance of the Federal government's share of the cost of construction and improvement of rural post roads within the State as provided under the provisions of an act of Congress, entitled 'An act to provide that the United States shall aid the States in the construction of rural post roads and for other purposes.'"

Also, the bill introduced by Mr. McGinnies (No. 1390, Int. No. 1248) entitled "An act reappropriating unexpended balances for the purpose of the construction and improvement of portions of State routes within several counties of the State."

Also, the bill introduced by Mr. Gardner (No. 1289, Int. No. 1165) entitled "An act to legalize certain bonds of the city of Poughkeepsie heretofore issued, for terms maturing more than twenty years from date of issue."

Also, the bill introduced by Mr. Reilly (No. 1228, Int. No.

1104) entitled "An act conferring jurisdiction upon the board of estimate and apportionment of the city of New York to here and determine the alleged claim of Thomas McGuire for personal injuries alleged to have been sustained by him in the year nineteen hundred and seventeen."

Also, the bill introduced by Mr. Druss (No. 30, Int. No. 30) entitled "An act to authorize the reinstatement, in the police department of the city of New York, of Neil McEwen, former patrolman, who resigned from such position in the year nineteen hundred and nineteen."

Also, the bill introduced by Mr. Walsh (No. 828, Int. No. 775) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which Christopher C. O'Brien, formerly a patrolman in the police department of the said city, was dismissed from said department, and to reinstate him in the position formerly held by him."

Also, the bill introduced by Mr. Leininger (No. 963, Int. No. 885) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which William G. Frank, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and nine, and to reinstate him in the position formerly held by him."

Also, the bill introduced by Mr. Jesse (No. 1305, Int. No. 1181) entitled "An act authorizing the fire commissioner of the city of New York to reinstate Raymond A. Sweeney, formerly a member of the fire department of such city, to the position formerly held by him."

Also, the bill introduced by Mr. Jesse (No. 862, Int. No. 809) entitled "An act authorizing the police commissioner of the city of New York to reinstate William B. Freeman, formerly a patrolman in the police department of said city, in the position formerly held by him."

Also, the bill introduced by Mr. McGinnies (No. 564, Int. No. 544) entitled "An act making an additional appropriation for the construction of a tunnel or tunnels jointly with the State of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the States of New York and New Jersey."

Also, the bill introduced by Mr. O'Connor (No. 178, Int. No. 178) entitled "An act to amend the Greater New York charter, in relation to declaration of imminent peril from pestilence."

Also, the bill introduced by Mr. Fenner (No. 1282, Int. No. 1158) entitled "An act to amend the Ithaca city charter, in relation to the boundaries and civil divisions of such city."

Also, the bill introduced by Mr. Rayher (No. 1583, Int. No. 1376) entitled "An act to amend the Civil Service Law, in relation to the restoration of their former position or employment of certain persons connected with the Federal service during the war."

Also, the bill introduced by Mr. McGinnies (No. 1581, Int. No. 1374) entitled "An act to repeal section nineteen of the Insanity Law, relating to the bureau of deportation."

Also, the bill introduced by Mr. Evans (No. 754, Int. No. 707) entitled "An act to amend chapter nine hundred and four of the Laws of nineteen hundred and twenty, entitled 'An act to provide for the improvement of Fulmer creek, at Mohawk, in the county of Herkimer, and making an appropriation therefor,' in relation to the improvement of Fulmer creek by the erection of dikes or other bank protection."

Also, the bill introduced by Mr. Adler (No. 1399, Int. No. 1257) entitled "An act to amend chapter eight hundred and six of the Laws of nineteen hundred and twenty, entitled 'An act to create a commission to represent the State of New York at hearings before the International Joint Commission on Boundary Waters, created under and by virtue of article nine of the convention concluded on January eleventh, nineteen hundred and nine, between the United States and the Dominion of Canada, and making an appropriation therefor,' in relation to the extent of the powers of the commission, and making an appropriation therefor," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Moses (No. 385, Int. No. 382) entitled "An act to further amend chapter five hundred and six of the Laws of nineteen hundred and eighteen, entitled

'An act to authorize the Commissioners of the Land Office to grant and release to the city of New York certain lands under water in the Atlantic ocean, in the boroughs of Brooklyn and Queens, to provide for the protection of adjacent uplands, the improvement of such lands under water and uplands and the acquisition of property for any such purpose, by such city, and to prescribe the method for defraying the costs,' as amended by chapter seven hundred and thirty-one of the Laws of nineteen hundred and twenty," reported the same with the following recommendations:

In the first line of the title, strike out the word "further", and strike out the last two lines of the title "as amended by chapter seven hundred and thirty-one of the Laws of nineteen hundred and twenty."

Page 1, line 2, after the ",", insert "entitled 'An act to authorize the Commissioners of the Land Office to grant and release to the city of New York certain lands under water in the Atlantic ocean, in the boroughs of Brooklyn and Queens, to provide for the protection of adjacent uplands, the improvement of such lands under water and uplands and the acquisition of property for any such purpose, by such city, and to prescribe the method for defraying the costs,'".

Page 2, line 3, insert a comma after "discretion".

Same page, line 17, insert a comma after "York".

Same page, line 21, insert a comma after "charter".

Page 3, line 16, before the word "such" insert "any".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. McGinnies (No. 487, Int. No. 477) entitled "An act to amend the Education Law, relative to the apportionment of academic funds according to attendance of academic pupils," reported the same with the following recommendations:

Page 1, line 9, italicize "other".

Page 2, italicize line 1 excepting last three words.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. McGinnies (No. 1391, Int.

No. 1249) entitled "An act to amend chapter six hundred and seventy of the Laws of nineteen hundred and twenty, making an appropriation for highway improvement purposes," reported the same with the following recommendations:

Page 1, line 2 of title, strike out "making an appropriation for highway improvement purposes" and insert "entitled 'An act making an appropriation for highway improvement purposes,' in relation to public highways eligible for construction and improvement."

Page 1, before line 1, insert:

"Section 1. Chapter six hundred and seventy of the Laws of nineteen hundred and twenty, entitled 'An act making an appropriation for highway improvement purposes' is hereby amended to read as follows:"

Same page, line 9, after "highways" strike out quotation marks.

Same page, line 10, after "laws" insert quotation marks.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Jesse (No. 1306, Int. No. 1182) entitled "An act to amend an act entitled 'An act to authorize the board of estimate and apportionment of the city of New York to allow certain officers and employees the difference in compensation while engaged in Federal military, naval or marine service,' in relation to officers and employees restored to a position of the same grade as that held at the time of enlistment," reported the same with the following recommendations.

In the first line of the title, strike out the first "an act" and insert "chapter three hundred and twenty-nine of the Laws of nineteen hundred and twenty".

Page 1, line 2, after "twenty" insert "entitled 'An act to authorize the board of estimate and apportionment of the city of New York to allow to certain officers and employees the difference in compensation while engaged in Federal military, naval or marine service,'".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Seaker (No. 1434, Int. No.

1277) entitled "An act to amend the Railroad Law, in relation to train crews," reported the same with the following recommendations:

Page 2, line 4, strike out "two" before "firemen" and insert "one", and strike out the second "c" in "firemen" and insert "a".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Harris (No. 1484, Int. No. 1314) entitled "An act to amend the Education Law, in relation to the State College for Teachers," reported the same with the following recommendations:

Page 1, line 10, strike out the words "and eight hundred".

Page 2, line 1, strike out the words "and thirty-three", and strike out "so" and insert "last", and after "amended" strike out "are" and insert "by chapter five hundred and eleven of the Laws of nineteen hundred and thirteen, is".

Same page, between lines 25 and 26, insert:

"§ 3. Section eight hundred and thirty-three of such chapter is hereby amended to read as follows:"

Page 3, line 10, strike out "3" and insert "4".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Jenks (No. 99, Int. No. 99) entitled "An act to repeal the Civil Practice Act, kindred acts carrying out the plan of the Civil Practice Act, including the New York City Court Act, and the several laws of the year nineteen hundred and twenty which transferred to Consolidated Laws provisions of the Code of Civil Procedure," reported the same with the following recommendations:

Page 1, line 3, strike out the "nine" in "twenty-nine" and insert "five".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Lattin (No. 1401, Int. No.

1259) entitled "An act to amend the County Law, in relation to tuberculosis clinics," reported the same with the following recommendations:

On page 1, line 2, strike out the word "In" and insert in place thereof "An act in".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. T. K. Smith (No. 182, Int. No. 182) entitled "An act to amend the Code of Criminal Procedure, in relation to expenses of witnesses in criminal actions," reported the same with the following recommendations:

On page 2, line 11, strike out the word "an" and insert in place thereof the word "any".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Cole (No. 1481, Int. No. 1311) entitled "An act to amend the Highway Law, in relation to fire extinguishers on omnibuses," reported the same with the following recommendations:

On page 1, line 3, strike out "three hundred and".

On page 1, line 4, strike out "seventy-four" and in place thereof insert "twenty-five", and also strike out the word "ten" and insert in place thereof the word "nine".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Ullman (No. 1347, Int. No. 1223) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the temporary detention of younger and less hardened female offenders," reported the same with the following recommendations:

On page 2, line 5, strike out the word "of" and insert in place thereof the word "or".

On page 2, line 13, add a letter "s" to the word "court", making the word "courts".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Miller, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend chapter two hundred and forty-three of the Laws of nineteen hundred and thirteen, entitled 'An act to provide for the retention and maintenance of portions of the present Champlain and Erie canals in the counties of Saratoga and Albany for navigation purposes after the completion of the Barge canal,' in relation to the abandonment of a portion thereof." (No. 1015, Int. No. 930.)

"An act to amend chapter one hundred and forty-seven of the Laws of nineteen hundred and three, entitled 'An act making provision for issuing bonds to the amount of not to exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and three,' as amended by chapter eight hundred and one of the Laws of nineteen hundred and thirteen, in relation to the abandonment of the improvement of the canal in the city of Albany." (No. 1453, Int. No. 1290.)

"An act empowering the board of supervisors of Nassau county to authorize and empower the county clerk of Nassau county to contract for the making of new indexes of the deeds and mortgages of record in the office of the county clerk of said county, and providing for the payment of the cost and expense thereof, and of the continuance and maintenance of the same." (No. 1286, Int. No. 1162.)

"An act to amend chapter eight hundred and six of the Laws of nineteen hundred and twenty, entitled 'An act to create a commission to represent the State of New York at hearings before the International Joint Commission on Boundary Waters, created under and by virtue of article nine of the convention concluded on January eleventh, nineteen hundred and nine, between the United States and the Dominion of Canada, and making an appropriation therefor,' in relation to the extent of the powers of the commission, and making an appropriation therefor." (No. 1399, Int. No. 1257.)

"An act authorizing the superintendent of buildings of the

borough of Manhattan of the city of New York to rehear the charges upon which Edward G. Sexton, formerly an inspector of plumbing in the bureau of buildings, borough of Manhattan, city of New York, was dismissed from said bureau of buildings in the year nineteen hundred and ten and to reinstate him in the position formerly held by him." (No. 1317, Int. No. 1193.)

"An act to amend the County Law and the Legislative Law, in relation to eliminating the publication of Session Laws in newspapers." (No. 6, Int. No. 6.)

"An act to amend the Greater New York charter, in relation to the reinstatement of policemen." (No. 393, Int. No. 390.)

"An act making an additional appropriation for the construction of a tunnel or tunnels jointly with the State of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the States of New York and New Jersey." (No. 564, Int. No. 544.)

"An act to authorize the reinstatement, in the police department of the city of New York, of Neil McEwen, former patrolman, who resigned from such position in the year nineteen hundred and nineteen." (No. 30, Int. No. 30.)

"An act authorizing the police commissioner of the city of New York to restore Stephen W. Furlong to the rank held by him in the police department prior to the twenty-ninth day of March, nineteen hundred and eleven." (No. 157, Int. No. 157.)

"An act to incorporate the Jewish Board of Guardians and to provide for the consolidation of the Jewish Protectory and Aid Society and other charitable corporations into it." (No. 1469, Int. No. 1303.)

"An act reappropriating unexpended balances for the purpose of the construction and improvement of portions of State routes within several counties of the State." (No. 1390, Int. No. 1248.)

"An act to amend chapter seven hundred and four of the Laws of nineteen hundred and one, entitled 'An act to make the office of the clerk of the county of Kings a salaried office, and regulating the management of said office,' in relation to the compensation of copyists or recording clerks of current records." (No. 1270, Int. No. 1146.)

"An act conferring jurisdiction upon the board of estimate

and apportionment of the city of New York to hear and determine the alleged claim of Thomas McGuire for personal injuries alleged to have been sustained by him in the year nineteen hundred and seventeen." (No. 1228, Int. No. 1104.)

"An act to amend the Ithaca city charter, in relation to the boundaries and civil divisions of such city." (No. 1282, Int. No. 1158.)

"An act to amend the Civil Service Law, in relation to the restoration to their former position or employment of certain persons connected with the Federal service during the war." (No. 1583, Int. No. 1376.)

"An act to amend the Tax Law, in relation to exemption of property held by certain associations." (No. 1468, Int. No. 1302.)

"An act to amend chapter three hundred and twenty of the Laws of eighteen hundred and eighty-five, entitled 'An act regulating and restraining the practice of midwifery in Erie county by others than legally authorized physicians,' in relation to the board of examiners in midwifery." (No. 1359, Int. No. 1232.)

"An act to authorize increase of compensation of county treasurers and district attorneys during the terms of incumbents now in office." (No. 1509, Int. No. 1322.)

"An act authorizing the police commissioner of the city of New York to rehear the charges upon which Christopher C. O'Brien, formerly a patrolman in the police department of the said city, was dismissed from said department, and to reinstate him in the position formerly held by him." (No. 828, Int. No. 775.)

"An act to change the name of 'The National Order of the Daughters of Isabella' to 'Catholic Daughters of America.'" (No. 1528, Int. No. 1341.)

"An act authorizing the police commissioner of the city of New York to reinstate William B. Freeman, formerly a patrolman in the police department of said city, in the position formerly held by him." (No. 862, Int. No. 809.)

"An act to amend chapter nine hundred and four of the Laws of nineteen hundred and twenty, entitled 'An act to provide for the improvement of Fulmer creek, at Mohawk, in the county of

Herkimer, and making an appropriation therefor,' in relation to the improvement of Fulmer creek by the erection of dikes or other bank protection." (No. 754, Int. No. 707.)

"An act making an appropriation for the payment by the State in the first instance of the Federal government's share of the cost of construction and improvement of rural post roads within the State as provided under the provisions of an act of Congress, entitled 'An act to provide that the United States shall aid the States in the construction of rural post roads and for other purposes.'" (Int. No. 1585, Int. No. 1378.)

"An act to amend chapter one hundred and sixty-four of the Laws of eighteen hundred and sixty-one, entitled 'An act to incorporate the Children's Home Society,' in relation to objects of said corporation." (No. 1527, Int. No. 1340.)

"An act reappropriating unexpended balances for the purpose of the construction and improvement of public highways." (No. 1389, Int. No. 1247.)

"An act to amend the Education Law, in relation to the appointment and fixing of the salary of the librarian of the Supreme Court library at Troy." (No. 1470, Int. No. 1304.)

"An act authorizing the police commissioner of the city of New York to rehear the charges upon which William G. Frank, formerly a patrolman in the police department of said city was dismissed from said department in the year nineteen hundred and nine, and to reinstate him in the position formerly held by him." (No. 963, Int. No. 885.)

"An act to legalize certain bonds of the city of Poughkeepsie heretofore issued, for terms maturing more than twenty years from date of issue." (No. 1289, Int. No. 1165.)

"An act authorizing the fire commissioner of the city of New York to reinstate Raymond A. Sweeney, formerly a member of the fire department of such city to the position formerly held by him." (No. 1305, Int. No. 1181.)

"An act to repeal section nineteen of the Insanity Law, relating to the bureau of deportation." (No. 1581, Int. No. 1374.)

"An act making appropriations for the support of government." (No. 1588, Int. No. 1309.)

"An act to amend the Agricultural Law, in relation to the licensing of dogs." (No. 1601, Int. No. 1149.)

"An act to legalize the acts and proceedings of the board of trustees of the village of Wilson in employing Fred E. Dean to pave certain portions of the principal business street, known as Young street, between McChesney and Seneca streets, in said village, consisting of two strips of paving, each thirteen feet in width, together with curbing, in the year-nineteen hundred and fifteen, and to legalize, authorize and direct the payment of a certain certificate of indebtedness in the sum of fifteen hundred ten dollars and seventy-six cents, dated November twenty-seventh, nineteen hundred and fifteen, payable one year after the date thereof, given in payment for said paving, the issuance of which certificate of indebtedness and the employment of the said Fred E. Dean to lay and construct said paving, having been illegal and invalid; also authorizing and directing the trustees of the village of Wilson to pay the said Fred E. Dean the amount of said certificate, together with interest, and in case of the refusal of said trustees to pay the said certificate of indebtedness, to authorize the maintenance of an action or proceeding thereon." (No. 915, Int. No. 857.)

"An act to amend the State Charities Law, in relation to admission to the New York State Woman's Relief Corps Home." (No. 1483, Int. No. 1313.)

"An act to repeal section three hundred and sixteen of the Village Law, relating to the compensation of president and trustees in certain villages." (No. 1164, Int. No. 1052.)

"An act to amend the Highway Law, generally." (No. 1598, Int. No. 1260.)

"An act to amend the Highway Law, in relation to the purchase of land and the erection of buildings for the care of machinery." (No. 998, Int. No. 913.)

"An act to amend the Domestic Relations Law, in relation to the amount and disposition of marriage license fees and the compensation of county clerks for recording and making reports of marriage licenses." (No. 1615, Int. No. 622.)

"An act to locate in part the boundary lines between the counties of Kings and Queens." (No. 1614, Int. No. 485.)

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of Joseph Schaufler against the State while engaged in the work of the State in endeavoring to capture a lunatic who had escaped from the Binghamton State Hospital." (No. 1600, Int. No. 938.)

"An act to amend the Real Property Law, in relation to the licensing and regulation of real estate brokers and salesmen." (No. 1613, Int. No. 545.)

"An act to amend the Farms and Markets Law, in relation to cold storage." (No. 1599, Int. No. 1161.)

"An act to amend the Tax Law, in relation to the payment over and distribution of taxes, and expenses of officers." (No. 1535, Int. No. 900.)

"An act to amend the charter of the city of Little Falls, generally." (No. 1504, Int. No. 954.)

"An act to amend the Banking Law, in relation to change of location of savings and loan associations." (No. 1536, Int. No. 249.)

"An act to amend the Domestic Relations Law, in relation to consents for the issuance of marriage licenses." (No. 1501, Int. No. 634.)

"An act to amend the General Municipal Law, in relation to recreation commissions in cities and villages." (No. 1216, Int. No. 1092.)

"An act to revise the charter of the city of Rome." (No. 1529, Int. No. 357.)

Mr. Steinberg offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the bill (No. 1099, Int. No. 1011) entitled "An act to amend the Greater New York charter, in relation to the annual city budget."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Steinberg moved to amend as follows:

Page 1, line 11, strike out the bracket.

Page 2, lines 1, 2, 3, 6, 8 and 14, strike out the brackets and italics.

Page 2, lines 5, 6 and 7, strike out italics.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Steinberg, said bill was ordered reprinted and recommitted to said committee.

Mr. Brady offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor requesting the return to the Assembly of Assembly bill (No. 1117, Int. No. 76) entitled "An act to amend the Town Law, in relation to street lighting," for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Cosgrove offered for the consideration of the House a resolution, in the words following:

Whereas, In the death of James Cardinal Gibbons, the church has lost a distinguished leader, the nation a staunch and inspiring patriot, and humanity a kindly and helpful friend.

Be it Resolved, That when the Legislature adjourns this evening it do so out of respect to the memory of Cardinal Gibbons, and as a mark of appreciation of the loss which his death entails to the people of the State.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the bill (No. 1588, Int. No. 1309) entitled "An act making appropriations for the support of government."

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McGinnies	Schwab
Antin	Crowley	Harris	McKee	Seelbach
Aronson	Dickstein	Hausner	McLoughlin	Smith C C
Bailey	Di Pirro	Hawkins	McWhinney	Smith J C
Barnes	Dobson	Henderson	Mead	Smith M L
Bartholomew	Doherty	Hunter	Merrigan	Smith T K
Baum	Donohue	Hutchinson	Miller	Solomon
Beasley	Druss	Jacobs	Moore J G	Soule
Betts	Duke	Jager	Moore T C	Steinberg
Blakely	Ellsworth	Jeffery	Moran	Stitt
Bloch	Evans	Jenks	Morrissey	Taylor
Blodgett	Everett	Jesse	Moses	Trahan
Bly	Fenner	Judson	Mullen	Ullman
Booth	Finch	Kiernan	Neary	VanWagenen
Borkowski	Flynn	Kirkland	Nichols	Waekerman
Brady	Fox	Lattin	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiturn	Westall
Carroll	Gempier	Lyman	Reilly	Wheelock
Chamberlin	Giaccone	MacFarland	Reiss	Whitcomb
Cheney	Gray	Martin	Rice	Williams
Clayton	Greenwald	Mastick	Richford	Witter
Cole	Hager	McArdle	Rowe	Wright
Cosgrove	Halpern	McCleary	Sackett	Yale
Cowee	Hamill	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 696, Int. No. 660) entitled "An act to amend the New York City Municipal Court Code, in relation to the districts and number of justices of such court, establishing a new district therein and providing for new justices and employees thereof," having been announced, Mr. Hawkins moved to amend as follows:

Page 2, line 5, strike out "Fifty" and insert in italics "Fiftieth".

Line 6, strike out "fifth".

Line 15, change "to the" in roman to "to the" in italics. Italicize all of line 16, and line 17 to and including "of".

Page 3, line 8, strike out "Fifty-fifth" and insert in italics "Fiftieth".

Mr. Speaker put the question whether the House would agree to said motion and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1616, Int. No. 1063) entitled "An act to amend the Town Law, in relation to itinerant carnivals and similar shows," was read the second time.

On motion of Mr. Finch, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1617, Int. No. 476) entitled "An act to amend the Highway Law, in relation to drivers of certain trucks belonging to a town," was read the second time.

On motion of Mr. Lord, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1603, Int. No. 1096) entitled "An act to amend the County Law, in relation to the creation of county purchasing departments and agencies," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1602, Int. No. 832) entitled "An act to establish and maintain a water department in and for the city of Norwich," was read the second time.

On motion of Mr. Lord, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1082, Int. No. 994) entitled "An act to amend the Insurance Law, in relation to limitation of expenses of domestic life insurance corporations," was read the second time.

On motion of Mr. Gardner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 639, Int. No. 605) entitled "An act to amend the Insurance Law, in relation to marine insurance corporations," was read the second time.

On motion of Mr. Gardner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 856, Int. No. 803) entitled "An act to amend the Insurance Law, in relation to reinsurance," was read the second time.

On motion of Mr. Gardner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1217, Int. No. 1093) entitled "An act to amend

the Insurance Law, in relation to the investments of insurance companies other than life," was read the second time.

On motion of Mr. Gardner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1218, Int. No. 1094) entitled "An act to amend the Insurance Law, in relation to investments," was read the second time.

On motion of Mr. Gardner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1198, Int. No. 1077) entitled "An act to authorize the local assessment of certain Barge canal and terminal lands of the State in the city of Tonawanda for the benefit thereto from the paving of East Niagara street in such city," was read the second time.

On motion of Mr. Zimmerman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1591, Int. No. 1381) entitled "An act to amend the Insurance Law, in relation to the standard provisions for life policies," having been announced for a second reading,

On motion of Mr. Borkowski, said bill was recommitted to the committee on insurance.

The bill (No. 1461, Int. No. 1285) entitled "An act making an appropriation for highway improvement purposes in Essex county of the one-half of the unexpended balance of Essex county's share of moneys derived from the second bond issue for State road construction," was read the second time.

On motion of Mr. Porter, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1304, Int. No. 1180) entitled "An act creating a commission consisting of residents of the city of New York to propose to the Legislature amendments to or revision of the charter of such city," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 608, Int. No. 580) entitled "An act to amend chapter one hundred and seventy-eight of the Laws of nineteen hundred and nineteen, entitled 'An act to provide for the acquisi-

tion of lands and the construction of a tunnel or tunnels jointly with the State of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the States of New York and New Jersey, and making an appropriation therefor,' in relation to the organization of the commission and the conduct of its legal business," was read the second time.

On motion of Mr. Stitt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 543, Int. No. 523) entitled "An act to authorize the Canal Board to compromise, settle and adjust the claim and demands of water power claimants and owners of water power rights and privileges appurtenant to State canal dams constituting a part of the improved canals," was read the second time.

On motion of Mr. Adler, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1261, Int. No. 1137) entitled "An act to amend the Tax Law, in relation to income tax deductions," was read the second time.

On motion of Mr. Judson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1447, Int. No. 1284) entitled "An act to amend the Tax Law, in relation to income tax interest," was read the second time.

On motion of Mr. Judson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1326, Int. No. 1202) entitled "An act to amend the Judiciary Law, in relation to the appointment of court officers in Richmond county," having been announced for a second reading.

On motion of Mr. Frerichs, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 601, Int. No. 573) entitled "An act to amend the Education Law, in relation to the retirement from active service of employees of boards of education, other than superintendents and teachers, in cities having a population of one hundred thousand or more," was read the second time.

On motion of Mr. Harris, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 630, Rec. No. 130) entitled "An act to amend chapter four hundred and five of the Laws of eighteen hundred and fifty-seven, entitled 'An act to reorganize the warden's office of the port of New York,' generally," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading.

The Senate bill (No. 865, Rec. No. 180) entitled "An act to amend the Greater New York charter, in relation to the furnishing of court rooms and supplies for the Supreme Court," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading.

The Senate bill (No. 883, Rec. No. 182) entitled "An act to amend the Transportation Corporations Law, in relation to stage coach corporations," was read the second time.

On motion of Mr. Wheelock, said bill was placed on the order of third reading.

The bill (No. 1532, Int. No. 376) entitled "An act to amend the Tax Law, in relation to exemption of property owned by certain veteran associations of the army and navy," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McGinnies	Schwab
Antin	Crowley	Harris	McKee	Seelbach
Aronson	Dickstein	Hausner	McLoughlin	Smith C C
Bailey	Di Pirro	Hawkins	McWhinney	Smith J C
Barnes	Dobson	Henderson	Mead	Smith M L
Bartholomew	Doherty	Hunter	Merrigan	Smith T K
Baum	Donohue	Hutchinson	Miller	Solomon
Beasley	Druss	Jacobs	Moore J G	Soule
Betts	Duke	Jager	Moore T C	Steinberg

Blakely	Ellsworth	Jeffery	Moran	Stitt
Bloch	Evans	Jenks	Morrissey	Taylor
Blodgett	Everett	Jesse	Moses	Trahan
Bly	Fenner	Judson	Mullen	Ullman
Booth	Finch	Kiernan	Neary	VanWagenen
Borkowaki	Flynn	Kirkland	Nichols	Wackerman
Brady	Fox	Lattin	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Chamberlin	Giaccone	MacFarland	Reiss	Whitcomb
Cheney	Gray	Martin	Rice	Williams
Clayton	Greenwald	Mastick	Richford	Witter
Cole	Hager	McArdle	Rowe	Wright
Cosgrove	Halpern	McCleary	Sackett	Yale
Cowee	Hamill	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1533, Int. No. 1004) entitled "An act to amend the Education Law, in relation to instruction in the conduct and procedure of elections," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McGinnies	Schwab
Antin	Crowley	Harris	McKee	Seelbach
Aronson	Dickstein	Hausner	McLoughlin	Smith C C
Bailey	Di Pirro	Hawkins	McWhinney	Smith J C
Barnes	Dobson	Henderson	Mead	Smith M L
Bartholomew	Doherty	Hunter	Merrigan	Smith T K
Baum	Donohue	Hutchinson	Miller	Solomon
Beasley	Druss	Jacobs	Moore J G	Soule
Betts	Duke	Jager	Moore T C	Steinberg
Blakely	Ellsworth	Jeffery	Moran	Stitt
Bloch	Evans	Jenks	Morrissey	Taylor
Blodgett	Everett	Jesse	Moses	Trahan
Bly	Fenner	Judson	Mullen	Ullman
Booth	Finch	Kiernan	Neary	VanWagenen
Borkowaki	Flynn	Kirkland	Nichols	Wackerman
Brady	Fox	Lattin	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren

Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Chamberlin	Giaccone	MacFarland	Reiss	Whitcomb
Cheney	Gray	Martin	Rice	Williams
Clayton	Greenwald	Mastick	Richford	Witter
Cole	Hager	McArdle	Rowe	Wright
Cosgrove	Halpern	McCleary	Sackett	Yale
Cowee	Hamill	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1498, Int. No. 586) entitled "An act to amend the Poor Law, in relation to price of headstones for soldiers' graves," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McGinnies	Schwab
Antin	Crowley	Harris	McKee	Seelbach
Aronson	Dickstein	Hausner	McLoughlin	Smith C C
Bailey	Di Pirro	Hawkins	McWhinney	Smith J C
Barnes	Dobson	Henderson	Mead	Smith M L
Bartholomew	Doherty	Hunter	Merrigan	Smith T K
Baum	Donohue	Hutchinson	Miller	Solomon
Beasley	Druss	Jacobs	Moore J G	Soule
Betts	Duke	Jager	Moore T C	Steinberg
Blakely	Ellsworth	Jeffery	Moran	Stitt
Bloch	Evans	Jenks	Morrissey	Taylor
Blodgett	Everett	Jesse	Moses	Trahan
Bly	Fenner	Judson	Mullen	Ullman
Booth	Finch	Kiernan	Neary	VanWagenen
Borkowski	Flynn	Kirkland	Nichols	Wackerman
Brady	Fox	Lattin	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Chamberlin	Giaccone	MacFarland	Reiss	Whitcomb
Cheney	Gray	Martin	Rice	Williams
Clayton	Greenwald	Mastick	Richford	Witter
Cole	Hager	McArdle	Rowe	Wright
Cosgrove	Halpern	McCleary	Sackett	Yale
Cowee	Hamill	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1505, Int. No. 663) entitled "An act to amend the General Business Law, in relation to municipal regulations relating to hawkers and peddlers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McGinnies	Schwab
Antin	Crowley	Harris	McKee	Seelbach
Aronson	Dickstein	Hausner	McLoughlin	Smith C C
Bailey	Di Pirro	Hawkins	McWhinney	Smith J C
Barnes	Dobson	Henderson	Mead	Smith M L
Bartholomew	Doherty	Hunter	Merrigan	Smith T K
Baum	Donohue	Hutchinson	Miller	Solomon
Beasley	Druss	Jacobs	Moore J G	Soule
Betts	Duke	Jager	Moore T C	Steinberg
Blakely	Ellsworth	Jeffery	Moran	Stitt
Bloch	Evans	Jenks	Morrissey	Taylor
Blodgett	Everett	Jesse	Moses	Trahan
Bly	Fenner	Judson	Mullen	Ullman
Booth	Finch	Kiernan	Neary	VanWagenen
Borkowski	Flynn	Kirkland	Nichols	Wackerman
Brady	Fox	Lattin	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Chamberlin	Giaccone	MacFarland	Reiss	Whitcomb
Cheney	Gray	Martin	Rice	Williams
Clayton	Greenwald	Mastick	Richford	Witter
Cole	Hager	McArdle	Rowe	Wright
Cosgrove	Halpern	McCleary	Sackett	Yale
Cowee	Hamill	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 29, Rec. No. 4) entitled "An act to repeal section three of chapter six of the Laws of nineteen hundred and two, entitled 'An act to provide for the appointment of an assistant district attorney in Saratoga county,' relating to the duties of such

assistant district attorney and the employment of a stenographer," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McGinnies	Schwab
Antin	Crowley	Harris	McKee	Seelbach
Aronson	Dickstein	Hausner	McLoughlin	Smith C C
Bailey	Di Pirro	Hawkins	McWhinney	Smith J C
Barnes	Dobson	Henderson	Mead	Smith M L
Bartholomew	Doherty	Hunter	Merrigan	Smith T K
Baum	Donohue	Hutchinson	Miller	Solomon
Beasley	Druss	Jacobs	Moore J G	Soule
Betts	Duke	Jager	Moore T C	Steinberg
Blakely	Ellsworth	Jeffery	Moran	Stitt
Bloch	Evans	Jenks	Morrissey	Taylor
Blodgett	Everett	Jesse	Moses	Trahan
Bly	Fenner	Judson	Mullen	Ullman
Booth	Finch	Kiernan	Neary	VanWagenen
Borkowski	Flynn	Kirkland	Nichols	Wackerman
Brady	Fox	Lattin	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Chamberlin	Giaccone	MacFarland	Reias	Whitcomb
Cheney	Gray	Martin	Rice	Williams
Clayton	Greenwald	Mastick	Richford	Witter
Cole	Hager	McArdle	Rowe	Wright
Cosgrove	Halpern	McCleary	Sackett	Yale
Cowee	Hamill	McDonald		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 686, Rec. No. 108) entitled "An act to amend the Town Law, in relation to traffic policemen for hamlets and unincorporated villages," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McGinnies	Schwab
Antin	Crowley	Harris	McKee	Seelbach
Aronson	Dickstein	Hausner	McLoughlin	Smith C C
Bailey	Di Pirro	Hawkins	McWhinney	Smith J C
Barnes	Dobson	Henderson	Mead	Smith M L
Bartholomew	Doherty	Hunter	Merrigan	Smith T K
Baum	Donohue	Hutchinson	Miller	Solomon
Beasley	Druss	Jacobs	Moore J G	Soule
Betts	Duke	Jager	Moore T C	Steinberg
Blakely	Ellsworth	Jeffery	Moran	Stitt
Bloch	Evans	Jenks	Morrissey	Taylor
Blodgett	Everett	Jesse	Moses	Trahan
Bly	Fenner	Judson	Mullen	Ullman
Booth	Finch	Kiernan	Neary	VanWagenen
Borkowski	Flynn	Kirkland	Nichols	Wackerman
Brady	Fox	Lattin	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Chamberlin	Giaccone	MacFarland	Reiss	Whitcomb
Cheney	Gray	Martin	Rice	Williams
Clayton	Greenwald	Mastick	Richford	Witter
Cole	Hager	McArdle	Rowe	Wright
Cosgrove	Halpern	McCleary	Sackett	Yale
Cowee	Hamill	McDonald		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1130, Int. No. 1018) entitled "An act to amend the Greater New York charter, repealing section eleven hundred and thirty-a thereof, relating to the college officials' and professors' retirement fund and inserting in its place a new section eleven hundred and thirty-a, in relation to the retirement fund of The College of the City of New York," having been announced for a third reading,

On motion of Mr. Antin, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1568, Int. No. 445) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section eighteen of article three of the Constitution, in relation to the power of the Legislature to pass a private or local bill designating places of voting," having been announced for a third reading,

On motion of Mr. Gempler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1479, Int. No. 179) entitled "An act to amend the Greater New York charter, in relation to positions to which certain pension provisions are applicable," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Harrington	McGinnies	Schwab
Antin	Crowley	Harris	McKee	Seelbach
Aronson	Dickstein	Hausner	McLoughlin	Smith C C
Bailey	Di Pirro	Hawkins	McWhinney	Smith J C
Barnes	Dobson	Henderson	Mead	Smith M L
Bartholomew	Doherty	Hunter	Merrigan	Smith T K
Baum	Donohue	Hutchinson	Miller	Solomon
Beasley	Druss	Jacobs	Moore J G	Soule
Betts	Duke	Jager	Moore T C	Steinberg
Blakely	Ellsworth	Jeffery	Moran	Stitt
Bloch	Evans	Jenks	Morrissey	Taylor
Blodgett	Everett	Jesse	Moses	Trahan
Bly	Fenner	Judson	Mullen	Ullman
Booth	Finch	Kiernan	Neary	VanWagenen
Borkowski	Flynn	Kirkland	Nichols	Wackerman
Brady	Fox	Lattin	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Chamberlin	Giaccone	MacFarland	Reiss	Whitcomb
Cheney	Gray	Martin	Rice	Williams
Clayton	Greenwald	Mastick	Richford	Witter

Cole	Hager	McArdle	Rowe	Wright
Cosgrove	Halpern	McCleary	Sackett	Yale
Cowee	Hamill	McDonald		

In the negative:

Caulfield

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1565, Int. No. 193) entitled "An act to amend the Penal Law, in relation to failure to protect horses from slipping," having been announced,

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 21

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Rowe
Antin	Dickstein	Harrington	McDonald	Sackett
Aronson	Di Perro	Harris	McLoughlin	Smith C C
Bailey	Donohue	Hausner	McWhinney	Smith M L
Barnes	Druss	Hawkins	Merrigan	Solomon
Bartholomew	Evans	Henderson	Moore T C	Steinberg
Baum	Finch	Hunter	Moran	Taylor
Blakely	Flynn	Hutchinson	Morrissey	Trahan
Bloch	Fox	Jacobs	Moses	Ullman
Borkowski	Frerichs	Jager	Mullen	VanWagenen
Brooks	Gaffers	Jesse	Neary	Wackerman
Brundage	Gage	Kiernan	Nichols	Wallace
Burchill	Galgano	Kirkland	O'Connor	Walsh
Campbell E O	Gardner	Lattin	Orr	Warren
Campbell W W	Gempler	Lewis	Pette	Webb
Carroll	Giaccone	Lieberman	Porter	Wells
Caulfield	Gray	Lyman	Rayher	Westall
Chamberlin	Greenwald	MacFarland	Reiburn	Williams
Clayton	Hackenburg	Mastick	Reiss	Witter
Cosgrove	Hager	McArdle	Rice	Wright
Cowee	Halpern			

Those who voted in the negative were:

Bly	Everett	Leininger	Mead	Smith J C
Cheney	Fenner	Long	Miller	Soule
Dobson	Franchot	Martin	Richford	Whitcomb
Doherty	Jenks	McGinnies	Schwab	Yale
Ellsworth				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1441, Int. No. 323) entitled "An act to amend chapter two hundred of the Laws of eighteen hundred and fifty-four, entitled 'An act declaring a part of the West Canada creek, and its branches, a public highway and regulating the passage of logs and lumber down the same, and for the improvement of said streams,' generally," having been announced for a third reading,

On motion of Mr. Barnes, and by unanimous consent said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1133, Int. No. 1021) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Walter L. Stilwell, George B. Gerard and Edna A. Brush against the State for damages alleged to have been sustained while being forced to aid the police of the city of New York in the capture of escaped criminals, and to render judgment therefor," having been announced for a third reading,

On motion of Mr. Bailey, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 667, Int. No. 633) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine a claim by John H. Hasbrouck, Kathryn Leonhard and Walter D. Hasbrouck as trustee of the estate of the late Josiah Hasbrouck, for Emily S. Burnett for damages to the Sleightsburgh ferry on Rondout creek by the construction of State route number three and a bridge in connection therewith," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 4

Those who voted in the affirmative were:

Adler	Cowee	Harris	McGinnies	Schwab
Antin	Crews	Hausner	McKee	Seelbach
Aronson	Crowley	Hawkins	McLoughlin	Smith C C
Bailey	Di Perro	Henderson	McWhinney	Smith J C
Barnes	Dobson	Hunter	Mead	Smith M L
Bartholomew	Doherty	Hutchinson	Merrigan	Smith T K
Baum	Druss	Jacobs	Miller	Solomon
Beasley	Duke	Jager	Moore J G	Soule
Betts	Ellsworth	Jeffery	Moore T C	Steinberg
Blakely	Evans	Jenks	Moran	Stitt
Bloch	Everett	Jesse	Morrissey	Taylor
Blodgett	Fenner	Judson	Moses	Trahan
Bly	Finch	Kiernan	Mullen	VanWagenen
Booth	Flynn	Kirkland	Neary	Wackerman
Borkowski	Frerichs	Lattin	Nichols	Wallace
Brady	Gaffers	Lewis	O'Connor	Walsh
Brooks	Gage	Lieberman	Orr	Warren
Brundage	Galgano	Long	Pette	Webb
Burchill	Gardner	Lord	Porter	Wells
Campbell E C	Gempler	Lown	Rayher	Westall
Campbell W W	Giaccone	Lyman	Reiburn	Wheelock
Carroll	Gray	MacFarland	Reilly	Whitcomb
Chamberlin	Greenwald	Martin	Reiss	Williams
Cheney	Hager	Mastick	Rice	Witter
Clayton	Halpern	McArdle	Richford	Wright
Cole	Hamill	McCleary	Rowe	Yale
Cosgrove	Harrington	McDonald	Sackett	

Those who voted in the negative were:

Dickstein	Donohue	Fox	Ullman
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Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 366, Rec. No. 89) entitled "An act to authorize certain cities of the first class to make appropriations for educational purposes in addition to those contained in the annual budget for nineteen hundred and twenty-one, and to incur indebtedness and issue bonds or other obligations to meet such appropriations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McGinnies	Schwab
Antin	Crowley	Harris	McKee	Seelbach
Aronson	Dickstein	Hausner	McLoughlin	Smith C C
Bailey	Di Pirro	Hawkins	McWhinney	Smith J C
Barnes	Dobson	Henderson	Mead	Smith M L
Bartholomew	Doherty	Hunter	Merrigan	Smith T K
Baum	Donohue	Hutchinson	Miller	Solomon
Beasley	Druss	Jacobs	Moore J G	Soule
Betts	Duke	Jager	Moore T C	Steinberg
Blakely	Ellsworth	Jeffery	Moran	Stitt
Bloch	Evans	Jenks	Morrissey	Taylor
Blodgett	Everett	Jesse	Moses	Trahan
Bly	Fenner	Judson	Mullen	Ullman
Booth	Finch	Kiernan	Neary	VanWagenen
Borkowski	Flynn	Kirkland	Nichols	Wackerman
Brady	Fox	Lattin	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Chamberlin	Giaccone	MacFarland	Reiss	Whitcomb
Cheney	Gray	Martin	Rice	Williams
Clayton	Greenwald	Mastick	Richford	Witter
Cole	Hager	McArdle	Rowe	Wright
Cosgrove	Halpern	McCleary	Sackett	Yale
Cowee	Hamill	McDonald		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 739, Int. No. 692) entitled "An act to amend the General City Law, in relation to prohibiting cities from increasing during any year the compensation of any of their employees after the same shall have been fixed by and in the budget for such year," having been announced for a third reading,

On motion of Mr. Blakely, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1061, Int. No. 974) entitled "An act to amend the charter of the city of White Plains, generally," having been announced for a third reading,

On motion of Mr. Westall, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1062, Int. No. 975) entitled "An act to amend the charter of the city of White Plains, generally," having been announced for a third reading,

On motion of Mr. Westall, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

A message was received from the Senate, in the words following:

IN SENATE, *March 21, 1921.*

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill (No. 557, Reprint No. 1074, Rec. No. 60) entitled "An act to establish school district number seven in the town of Hornellsville, Steuben county, as a union free school district, and providing for the election of officers, the levy and collection of taxes and the custody and disbursement of school moneys for such district."

The vote upon the final passage of the said bill having been reconsidered, on motion of Mr. Carson, and by unanimous consent, the same was amended as follows:

Strike out the title and insert new title as follows:

"An act to establish school district number seven in the town of Hornellsville, Steuben county, as a union free school district, and providing for the election of officers, the levy and collection of taxes and the custody and disbursement of school moneys for such district."

Page 3, strike out lines 22 to 26, both inclusive.

Page 4, strike out lines 1 to 11, both inclusive.

Page 4, line 12, strike out numeral "4" and insert "3".

Page 5, line 16, strike out numeral "5" and insert "4".

Said bill, as amended, was reprinted, re-engrossed, and having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

ERNEST A. FAY,
Clerk.

Said bill having been announced, Mr. Hunter moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McGinnies	Schwab
Altin	Crowley	Harris	McKee	Seelbach
Aronson	Dickstein	Hausner	McLoughlin	Smith C C
Bailey	Di Pirro	Hawkins	McWhinney	Smith J C
Barnes	Dobson	Henderson	Mead	Smith M L
Bartholomew	Doherty	Hunter	Merrigan	Smith T K
Baum	Donohue	Hutchinson	Miller	Solomon
Beasley	Druss	Jacobs	Moore J G	Soule
Betts	Duke	Jager	Moore T C	Steinberg
Blakely	Ellsworth	Jeffery	Moran	Stitt
Bloch	Evans	Jenks	Morrissey	Taylor
Blodgett	Everett	Jesse	Moses	Trahan
Bly	Fenner	Judson	Mullen	Ullman
Booth	Finch	Kiernan	Neary	VanWagenen
Borkowski	Flynn	Kirkland	Nichols	Wackerman
Brady	Fox	Lattin	O'Connor	Wallace
Brook	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Chamberlin	Giaccone	McFarland	Reiss	Whitcomb
Cheney	Gray	Martin	Rice	Williams
Clayton	Greenwald	Mastick	Richford	Witter
Cole	Hager	McArdle	Rowe	Wright
Cosgrove	Halpern	McCleary	Sackett	Yale
Cowee	Hamill	McDonald		

Said bill, as amended, was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McGinnies	Schwab
Antin	Crowley	Harris	McKee	Seelbach
Aronson	Dickstein	Hausner	McLoughlin	Smith C C
Bailey	Di Pirro	Hawkins	McWhinney	Smith J C
Barnes	Dobson	Henderson	Mead	Smith M L
Bartholomew	Doherty	Hunter	Merrigan	Smith T K
Baum	Donohue	Hutchinson	Miller	Solomon
Beasley	Druss	Jacobs	Moore J G	Soule
Betts	Duke	Jager	Moore T C	Steinberg
Blakely	Ellsworth	Jeffery	Moran	Stitt

Bloch	Evans	Jenks	Morrissey	Taylor
Blodgett	Everett	Jesse	Moses	Trahan
Bly	Fenner	Judson	Mullen	Ullman
Booth	Finch	Kiernan	Neary	VanWagenen
Borkowski	Flynn	Kirkland	Nichols	Wackerman
Brady	Fox	Lattin	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gardner	Lown	Reiburn	Westall
Carroll	Gempler	Lyman	Reilly	Wheelock
Chamberlin	Giaccone	MacFarland	Reiss	Whitcomb
Cheney	Gray	Martin	Rice	Williams
Clayton	Greenwald	Mastick	Richford	Witter
Cole	Hager	McArdle	Rowe	Wright
Cosgrove	Halpern	McCleary	Sackett	Yale
Cowce	Hamill	McDonald		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same.

The Senate returned the Senate bill (No. 266, Assembly Reprint No. 1366, Rec. No. 84) entitled "An act authorizing the board of trustees of the village of Bath, Steuben county, to use certain moneys, the proceeds of the sale of village hall bonds, for the payment of bonds of the village, and providing for the levy and collection of taxes for the payment of the balance of such bonds and to reimburse such village hall funds," with a message that they have concurred in the amendments of the Assembly made thereto.

Ordered, That the Clerk return said bill to the Senate.

A communication was received from Hon. Fred A. Robbins, mayor of the city of Hornell, returning Assembly bill (No. 362, Senate Reprint No. 937, Int. No. 362) entitled "An act to further amend chapter two hundred and eighty-eight of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Hornellsville, and to change the name thereof,' generally," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

The privileges of the floor were extended to Hon. Mary Lilly. On motion of Mr. Adler, the House adjourned.

TUESDAY, MARCH 29, 1921

The House met pursuant to adjournment.

Prayer by Rev. Creighton R. Storey.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with, and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend chapter five hundred and sixty-four of the Laws of nineteen hundred and two, entitled 'An act in relation to jurors, and to the appointment and duties of a commissioner of jurors in the county of Kings'" (No. 827, Rec. No. 229), which was read the first time and referred to the committee on internal affairs.

"An act to change the name of 'The National Order of the Daughters of Isabella' to 'Catholic Daughters of America'" (No. 1167, Rec. No. 230), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Education Law, in relation to the appointment and fixing of the salary of the librarian of the Supreme Court library of Troy" (No. 1090, Rec. No. 231), which was read the first time and referred to the committee on public education.

"An act reappropriating unexpended balances for the purpose of the construction and improvement of portions of State routes within several counties of the State" (No. 957, Rec. No. 232), which was read the first time and referred to the committee on ways and means.

"An act reappropriating unexpended balances for the purpose of the construction and improvement of public highways" (No. 958, Rec. No. 233), which was read the first time and referred to the committee on way and means.

"An act to amend the Highway Law, generally" (No. 1230, Rec. No. 234), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Code of Criminal Procedure, in relation to the imprisonment of female convicts sentenced to the punishment of death" (No. 1114, Rec. No. 235), which was read the first time and referred to the committee on codes.

"An act to amend the Penal Law, in relation to discrimination in leasing apartments" (No. 493, Rec. No. 236), which was read the first time and referred to the committee on codes.

"An act to amend chapter six hundred and sixteen of the Laws of nineteen hundred and thirteen, entitled 'An act providing for the grant and conveyance by the Commissioners of the Land Office of lands under water to the owners of the adjacent uplands in the sea wall and Hamburg turnpike contracts, and establishing the boundaries of such lands,' in relation to authorizing and empowering the Commissioners of the Land Office to release, grant and convey without advertisement and without conditions to said owners or their assigns any right, title and interest which the people of the State of New York has or may hereafter claim in and to the lands easterly of and extending to said westerly boundary line of said uplands as herein fixed" (No. 1092, Rec. No. 237), which was read the first time and referred to the committee on ways and means.

"An act to amend the Code of Criminal Procedure, in relation to the jurisdiction of the county court of Suffolk county" (No. 818, Rec. No. 238), which was read the first time and referred to the committee on codes.

"An act in relation to the commitment, custody and control of wayward minors between the ages of sixteen and twenty-one years in the city of New York" (No. 829, Rec. No. 239), which was read the first time and referred to the committee on affairs of cities.

Mr. Brady introduced a bill entitled "An act to amend the Public Buildings Law, in relation to the board of trustees of the New York State Soldiers' and Sailors' Home" (Int. No. 1457), which was read the first time and referred to the committee on soldiers' home.

Mr. Brundage introduced a bill entitled "An act to amend the Legislative Law, in relation to the rate of charge for publication of Session Laws and concurrent resolutions" (Int. No. 1458), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the Highway Law, in relation to the removal of town superintendents" (Int. No. 1459), which was

read the first time and referred to the committee on internal affairs.

Mr. Burchill introduced a bill entitled "An act to amend the Code of Civil Procedure, in relation to the appointment of committees for military and naval veterans declared by the War Risk Bureau to be mentally incompetent" (Int. No. 1460), which was read the first time and referred to the committee on codes.

Mr. Lown introduced a bill entitled "An act to amend the Code of Civil Procedure, in relation to answer and reply" (Int. No. 1461), which was read the first time and referred to the committee on codes.

Mr. Lyman introduced a bill entitled "An act to amend the Agricultural Law, in relation to butter" (Int. No. 1462), which was read the first time and referred to the committee on agriculture.

Mr. Steinberg introduced a bill entitled "An act to amend the Banking Law, in relation to the powers of investment companies" (Int. No. 1463), which was read the first time and referred to the committee on banks.

By unanimous consent, Mr. Hager introduced a bill entitled "An act to amend the Code of Civil Procedure, in relation to deputy clerk of surrogate's court in Cayuga county" (Int. No. 1464), which was read the first time and referred to the committee on codes.

Also, by unanimous consent, "An act to amend the Surrogate's Court Act, in relation to deputy clerk of surrogate's court in Cayuga county" (Int. No. 1465), which was read the first time and referred to the committee on codes.

Mr. Seaker introduced a bill entitled "An act to amend the Railroad Law, relative to the construction of new highway crossings of railroads, the elimination of existing railroad grade crossings or changing existing railroad crossing," (Int. No. 1466), which was read the first time and referred to the committee on railroads.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Downs (No. 1158, Int. No. 1046) entitled "An act to amend the Code of Criminal Proceed-

ure, in relation to the jurisdiction of the county court of Suffolk county," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Cole, Harrington, Carroll, Fox, Evans, Campbell, W. W., Flynn, Henderson.

Also, Assembly bill introduced by Mr. Fox (No. 1339, Int. No. 1215) entitled "An act to amend the Code of Civil Procedure, in relation to summary proceedings to recover the possession of real property in cities of the first class and in cities in a county adjoining a city of the first class for default in the payment of rent," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Hawkins, Cole, Harrington, Carroll, Fox, Evans, Flynn, Henderson.

Also, Assembly bill introduced by Mr. Duke (No. 1383, Int. No. 1241) entitled "An act to amend section thirteen hundred and twenty-six of the Code of Civil Procedure, making the giving of security unnecessary to perfect an appeal to the Court of Appeals, where the Appellate Division or a judge of the Court of Appeals shall certify that a constitutional question is involved; nor by a claimant under the Workmen's Compensation Law, where the decision of the Appellate Division is not unanimous, nor where the decision of the Appellate Division is unanimous and such appeal is with the consent of the Appellate Division, or a judge of the Court of Appeals," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Hawkins, Cole, Harrington, Carroll, Fox, Evans, Flynn, Henderson.

Also, Assembly bill introduced by Mr. Duke (No. 1382, Int. No. 1240) entitled "An act to amend section five hundred and ninety-three of the Civil Practice Act, making the giving of security unnecessary to perfect an appeal to the Court of Appeals, where the Appellate Division or a judge of the Court of Appeals shall certify that a constitutional question is involved; nor by a claimant under the Workmen's Compensation Law, where the

decision of the Appellate Division is not unanimous, nor where the decision of the Appellate Division is unanimous and such appeal is with the consent of the Appellate Division, or a judge of the Court of Appeals," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Hawkins, Cole, Harrington, Carroll, Fox, Evans, Flynn, Henderson.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Greenwald (No. 83, Int. No. 83) entitled "An act to amend the Highway Law, in relation to bridges upon State and county highways," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, VanWagenen, Yale, Finch, Kirkland, Bartholomew, Ellsworth.

Also, Assembly bill introduced by Mr. Trahan (No. 1664, Int. No. 1426) entitled "An act to amend the Town Law, in relation to the retirement of policemen in towns of certain counties adjoining cities of the first class," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, W. W., Dobson, VanWagenen, Yale, Finch, Kirkland, Bartholomew, Ellsworth.

Also, Assembly bill introduced by Mr. Wheelock (No. 1595, Int. No. 1385) entitled "An act to amend the Highway Law, in relation to disposition of fines and penalties for violations of local ordinances, rules and regulations relating to motor vehicles," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, VanWagenen, Yale, Finch, Kirkland, Bartholomew, Ellsworth.

Also, Assembly bill introduced by Mr. Porter (No. 1594, Int. No. 1384) entitled "An act to amend the Highway Law, in relation to limitation of speed of motor vehicles through unincorporated villages, hamlets and thickly populated communities in

towns," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, VanWagenen, Yale, Finch, Kirkland, Bartholomew, Ellsworth.

Also, Assembly bill introduced by Mr. Wheelock (No. 1474, Int. No. 1308) entitled "An act to amend the Highway Law, in relation to licensing of operators of motor vehicles," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, VanWagenen, Yale, Finch, Kirkland, Bartholomew, Ellsworth.

Also, Assembly bill introduced by Mr. Morrissey (No. 1335, Int. No. 1211) entitled "An act authorizing the county treasurer of Rensselaer county to correct his books of record," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, VanWagenen, Yale, Finch, Kirkland, Bartholomew, Ellsworth.

Also, Assembly bill introduced by Mr. Cheney (No. 1284, Int. No. 1160) entitled "An act to amend the Town Law, in relation to regulation of certain occupations in certain towns," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, VanWagenen, Yale, Finch, Kirkland, Bartholomew, Ellsworth.

Also, Assembly bill introduced by Mr. Brady (No. 1017, Int. No. 932) entitled "An act to amend the County Law, in relation to authority of the board of supervisors to levy taxes and appropriate money for the relief and education of poor persons, permanently or temporarily within the county," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, Yale.

Those who voted in the negative were: Messrs. VanWagenen, Finch, Kirkland, Bartholomew, Ellsworth.

Also, Assembly bill introduced by Mr. Bailey (No. 1016, Int. No. 931) entitled "An act to amend chapter four hundred and

forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this State,' in relation to lists of trial jurors and grand jurors," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, VanWagenen, Yale, Finch, Kirkland, Bartholomew, Ellsworth. which report was agreed to, and said bills placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Bailey (No. 936, Int. No. 858) entitled "An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this State,' in relation to the salary of commissioner of jurors of the county of Suffolk," reported in favor of the passage of the same with the following amendment:

Page 1, line 9, strike out the words "which makes the appointment" and substitute therefor the words "of supervisors".

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, VanWagenen, Yale, Finch, Kirkland, Bartholomew, Ellsworth. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. McWhinney (No. 1539, Int. No. 764) entitled "An act to amend the Town Law, in relation to the filling of vacancies in the office of assessor," reported in favor of the passage of the same with the following amendment:

Page 1, line 9, strike out the words in italics "assessors and".

Those who voted in the affirmative were: Messrs. Wheelock, Harris, Miller, Smith, C. C., Dobson, VanWagenen, Finch, Kirkland, Ellsworth.

Those who voted in the negative were: Messrs. Cheney, Hager, Yale, Bartholomew.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which was referred Senate bill introduced by Senate Committee on Taxation and Retrenchment (No. 1138, Rec. No. 227) entitled "An act to amend the County Law, in relation to the creation of county purchasing departments and agencies," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, Van Wagenen, Yale, Finch, Kirkland, Bartholomew, Ellsworth.

Also, Senate bill introduced by Mr. Lowman (No. 983, Rec. No. 212) entitled "An act to amend the County Law, in relation to tuberculosis clinics," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, Van Wagenen, Yale, Finch, Kirkland, Bartholomew, Ellsworth.

Also, Senate bill introduced by Mr. Thayer (No. 930, Rec. No. 219) entitled "An act to amend the Poor Law, in relation to care of indigent sick persons," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Cheney, Hager, Harris, Miller, Smith, C. C., Dobson, Van Wagenen, Yale, Finch, Kirkland, Bartholomew, Ellsworth.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Everett, from the committee on conservation, to which was referred Senate bill introduced by Mr. Robinson (No. 213, Rec. No. 31) entitled "An act to amend chapter two hundred of the Laws of eighteen hundred and fifty-four, entitled 'An act declaring a part of the West Canada creek, and its branches, a public highway, and regulating the passage of logs and lumber down the same, and for the improvement of said streams,' generally," reported in favor of the passage of the same with the following amendments:

Page 3, line 23, strike out the "period" and insert in italics "and a new section five is hereby added to read as follows :"

“§ 5. The use of said streams and the several branches thereof under this act is limited to the period of ten years from the date of the enactment hereof.”

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Hausner, Williams, Brundage, Smith, T. K., Westall, Jeffery.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Steinberg, from the committee on claims, to which was referred Assembly bill introduced by Mr. T. K. Smith (No. 1197, Int. No. 1076) entitled “An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Duncan W. Peck, Ida V. Peck, Eunice M. Peck and Rhobia L. Sargent, constituting the copartnership firm of John White and Company, against the State for damages caused by the failure of the State to cause brine for the manufacture of salt to be supplied to claimants as required by the terms of a lease made by the State under date of August fifth, eighteen hundred and eighty-four,” reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Steinberg, McWhinney, Mullen, Pette, Gempler, Reiss, Di Pirro, Giaccone, Wackerman.

In the negative: Mr. Dickstein.

Also, Assembly bill introduced by Mr. Brady (No. 1075, Int. No. 987) entitled “An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Charles Flynn against the State for personal injuries alleged to have been sustained by him on or about the fifteenth day of February, nineteen hundred and nineteen, in ejecting a certain woman from the Assembly chamber while in the employ of the State as an assistant doorkeeper of the Assembly and in the course of such employment, and to render judgment therefor,” reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Steinberg, McWhinney, Mullen, Pette, Gempler, Di Pirro, Dickstein, Wackerman.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Steinberg, from the committee on claims, to which was referred Assembly bill introduced by Mr. Brady (No. 632, Int. No. 597) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claims of Louise L. Groess and George E. Groess against the State for damages alleged to have been sustained by them on July nineteenth, nineteen hundred and nineteen, growing out of personal injuries received by Louise L. Groess while sitting on a public bench located in grounds surrounding the State School for the Blind, located at Batavia, New York, by reason of the breaking of a large limb from a tree located therein, and to render judgment therefor," reported in favor of the passage of the same with the following amendments:

Page 1, amend the title by inserting after "large" "decayed".

Page 2, line 2, after the word "by" strike out the remainder of the line.

Strike out lines 3 to 6, inclusive.

Line 7, strike out all that part of the line preceding the semicolon and insert "being struck by a large limb from a tree standing in such park, which limb had become decayed and solely by reason of such decayed condition broke from such tree and fell striking such claimant and by reason of which the said Louise L. Groess was severely and permanently injured."

Line 8, strike out "such" and insert "the".

Line 8, after "sustained" strike out the remainder of the line. Strike out line 9.

Line 10, strike out all that part of the line preceding the comma and insert "and that at the time said Louise L. Groess was exercising reasonable care under the circumstances to prevent injury."

Line 10, strike out "a".

Line 11, and the letter "s" to the word "claim".

Line 11, strike out the comma and insert "and the State shall be deemed to have assumed liability and be liable therefor;"

Line 12, strike out "the" and insert "such".

Line 12, strike out the remainder of the line after "State".

Line 13, strike out all that part of the line preceding the word "such" and insert "in".

Page 2, line 13, after the word "such" insert "sum or".

Line 13, strike out "deem" and insert "determine to be".

Line 14, before the comma insert "with the Court of Claims and numbered sixteen thousand five hundred and eighty-four and sixteen thousand five hundred and eighty-five, respectively."

Those who voted in the affirmative were: Messrs. Steinberg, McWhinney, Mullen, Pette, Gempler, Di Pirro, Giaccone, Dickstein, Wackerman.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Gardner (No. 639, Int. No. 605) entitled "An act to amend the Insurance Law, in relation to marine insurance corporations."

Also, the bill introduced by Mr. Gardner (No. 1217, Int. No. 1093) entitled "An act to amend the Insurance Law, in relation to the investments of insurance companies other than life."

Also, the bill introduced by Mr. Gardner (No. 1218, Int. No. 1094) entitled "An act to amend the Insurance Law, in relation to investments."

Also, the bill introduced by Mr. Lord (No. 1617, Int. No. 476) entitled "An act to amend the Highway Law, in relation to drivers of certain trucks belonging to a town."

Also, the bill introduced by Mr. Gardner (No. 856, Int. No. 803) entitled "An act to amend the Insurance Law, in relation to reinsurance."

Also, the bill introduced by Mr. Lord (No. 1602, Int. No. 832) entitled "An act to establish and maintain a water department in and for the city of Norwich."

Also, the bill introduced by Mr. Zimmerman (No. 1198, Int. No. 1077) entitled "An act to authorize the local assessment of certain Barge canal and terminal lands of the State in the city of Tonawanda for the benefit thereto from the paving of East Niagara street in such city."

Also, the bill introduced by Mr. Stitt (No. 608, Int. No. 580) entitled "An act to amend chapter one hundred and seventy-eight of the Laws of nineteen hundred and nineteen, entitled 'An act to provide for the acquisition of lands and the construction of a tunnel or tunnels jointly with the State of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the States of New York and New Jersey, and making an appropriation therefor,' in relation to the organization of the commission and the conduct of its legal business."

Also, the bill introduced by Mr. Porter (No. 1461, Int. No. 1295) entitled "An act making an appropriation for highway improvement purposes in Essex county of the one-half of the unexpended balance of Essex county's share of moneys derived from the second bond issue for State road construction."

Also, the bill introduced by Mr. Judson (No. 1447, Int. No. 1284) entitled "An act to amend the Tax Law, in relation to income tax interest."

Also, the bill introduced by Mr. Adler (No. 543, Int. No. 523) entitled "An act to authorize the Canal Board to compromise, settle and adjust the claim and demands of water power claimants and owners of water power rights and privileges appurtenant to State canal dams constituting a part of the improved canals."

Also, the bill introduced by Mr. Gardner (No. 638, Int. No. 604) entitled "An act to amend the Insurance Law, in relation to mutual fire insurance corporations."

Also, the bill introduced by Mr. Harris (No. 601, Int. No. 573) entitled "An act to amend the Education Law, in relation to the retirement from active service of employees of boards of education, other than superintendents and teachers, in cities having a population of one hundred thousand or more," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Judson (No. 1261, Int. No. 1137) entitled "An act to amend the Tax Law, in relation to income tax deductions," reported the same with the following amendments:

Page 1, line 7, insert a left hand bracket before "Debts".

Page 1, line 8, insert a right hand bracket after the period.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Finch (No. 1616, Int. No. 1063) entitled "An act to amend the Town Law, in relation to itinerant carnivals and similar shows," reported the same with the following amendment:

Page 1, line 1, strike out "Section" and insert "Chapter".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Betts, from the committee on public printing, to which was referred the resolution relative to printing additional copies of Assembly bill (No. 1208), reported in favor of the adoption of the following resolution:

Resolved, That there be printed for the use of the Assembly one thousand (1,000) additional copies of Assembly bill (No. 1208, Int. No. 702) entitled "An act to regulate the exhibition of motion pictures, creating a commission therefor, and making an appropriation therefor."

Those who voted in the affirmative were: Messrs. Betts, Chamberlin, Long, Duke, Stitt, Kiernan, Solomon.
which report was agreed to

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Schwab
Antin	Dickstein	Harrington	McDonald	Seaker
Aronson	Di Perro	Harris	McGinnies	Seelbach
Bailey	Dobson	Hausner	McKee	Smith C C
Barnes	Doherty	Hawkins	McWhinney	Smith J C
Bartholomew	Donohue	Henderson	Mead	Smith M L
Baum	Downs	Hunter	Merrigan	Smith T K
Betts	Druss	Hutchinson	Miller	Solomon
Blakely	Duke	Jacobs	Moore J G	Soule
Bloch	Ellsworth	Jager	Moore T C	Steinberg
Blodgett	Evans	Jeffery	Moran	Stitt
Bly	Everett	Jenks	Morrissey	Taylor
Booth	Fenner	Jesse	Moses	Trahan
Borkowski	Finch	Judson	Mullen	Ullman
Brady	Fox	Kiernan	Neary	VanWagenen
Brooks	Franchot	Kirkland	Nichols	Wallace
Brundage	Frerichs	Lattin	O'Connor	Walsh
Burchill	Gaffers	Leininger	Orr	Warren
Campbell E O	Gage	Lewis	Pette	Webb
Campbell W W	Galgano	Lieberman	Porter	Wells
Carroll	Gardner	Long	Rayher	Westall
Caulfield	Gempler	Lord	Reiburn	Wheelock
Chamberlin	Giaccone	Lown	Reilly	Whitcomb
Cheney	Gray	Lyman	Reiss	Williams
Clayton	Greenwald	MacFarland	Rice	Witter
Cole	Hackenburg	Martin	Richford	Wright
Cosgrove	Hager	Mastick	Rowe	Yale
Cowee	Halpern	McArdle	Sackett	

On motion of Mr. MacFarland, the committee on revision was instructed to report Assembly bill (No. 835, Int. No. 782) entitled "An act to amend the Town Law, in relation to the raising of a contingent fund" with the following recommendation:

Page 1, line 7, strike out the word "unlawful" and insert in place thereof "lawful".

Mr. Duke offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of Assembly bill (No. 1499, Int. No. 741) entitled "An act to amend the Penal Law, in relation to billiard and pocket billiard rooms, formerly known as pool rooms, and making an appropriation therefor," and that said bill be referred to the committee on ways and means.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. Martin, from the committee on the judiciary, presented the following report on the question of the eligibility of Henry Jager to a seat in the Assembly:

The Assembly of the State of New York in the matter of the investigation of the qualification and eligibility of Henry Jager to a seat in the Assembly as the member from the 14th District of the county of Kings, N. Y.

Pursuant to a resolution passed by the Assembly on the 12th day of January, 1921, the sub-committee on judiciary has taken up and completed its investigation of the qualifications and eligibility of Henry Jager to a seat in the Assembly as a member from the 14th District of the county of Kings, and beg to report as follows:

The committee finds no basis for the assertion in the resolution that Henry Jager "was duly convicted of the crime of disorderly conduct in that he made certain inflammatory and seditious speeches and therein denounced the President of the United States as a murderer. The committee finds that he was convicted of the offense of disorderly conduct, but that such conviction had nothing to do with any statement against the President of the United States, and forms no part of the committee's judgment in this investigation.

The committee also dismisses from its mind the party affiliations of Henry Jager,—whether he be Socialist, Republican or Democrat matters not at all in the view of your committee and has not entered at all into its deliberations.

The remaining portion of the resolution declares "Said Henry Jager is not and at the time of his election was not a resident of the State of New York, but is and was then actually a resident of the State of New Jersey."

To this charge the committee has directed its attention and pursuant to said resolution hearings were held at the Murray Hill Hotel in the city of New York on several week ends commencing February 5, 1921, and ending March 12, 1921, at which hearings Henry Jager appeared in person and with counsel, introduced evidence and cross-examined the witnesses produced before the committee.

The Public Officers Law of the State of New York, section 3, provides as follows: "No person shall be capable of holding a civil office who shall not at the time he shall be chosen thereto, be of full age, a citizen of the United States, and a resident of the State." The only question, therefore, left in this case is a narrow although not necessarily an easy one, namely, was Henry Jager a resident of the State of New York under the Public Officers Law at the time of his election to this Assembly.

The Assembly is bound by no previous decision as to what should constitute "residence" under the Public Officers Law so far as your committee has been able to ascertain. Your committee has, therefore, given the matter mature deliberation as to what should be the policy of this body as to its definition thereof. Generally speaking, the term "residence" is used in two senses as defined by the Court of Appeals in the matter of Newcomb, 192 N. Y. 238 at p. 250: (a) As merely living in a particular locality and (b) as living in that locality with the intent to make it a fixed and permanent home. In the latter sense "residence" is also spoken of as "domicile" to distinguish it from the more transitory idea sometimes prevailing in the former definition. The question, therefore, is brought squarely before your committee at the threshold of this inquiry as to which definition we are going to adopt as a qualification for membership in the Assembly of the State of New York. While the Assembly can arbitrarily make its own definitions in relation to the qualifications of its own members, it is necessary to insure respect for its decisions and for the orderly administration of justice in general that such definitions only be adopted by the Assembly which are consistent with the adjudicated cases of the higher courts of this State and for the best interest of the public at large. Your committee has determined that both reason and authority demand that we adopt as a qualification for membership the word "residence" in the sense of "domicile" as above set forth and that, therefore, the word "residence" as it appears in section 3 of the Public Officers Law is synonymous with the word "domicile" as defined by the Court of Appeals in the matter of New-

comb, *supra* for the purpose of a qualification as a member of Assembly, of the State of New York.

It should need little argument to prove that the interests of any community can be better represented in the Legislature by one whose life forms a part of the community from which he is elected and who, by his participation in this life, is acquainted by daily experience with its needs and desires. This would only be acquired or at least would be acquired in a much larger degree by one who lives in the State with the intention of making it his permanent home rather than by one who happens to be living there for the time being only with the ultimate intention to return to another State.

On the side of authority there can be little question as to what is meant by "residence" under the statute in question. The latest case of the higher courts on the subject of residence is the matter of Rooney, 172 A. D. 274. This case arose on the construction of the word "residence" as applied to the Election Law, and the court held that "residence" for the purpose of voting or holding public office is synonymous with "domicile" saying on page 276, "The word 'resident' or 'residence' when used in the constitution or in statutes relating to the subject of voting and eligibility to office, jurisdiction in divorce, probate and administration, etc., is in nearly every case synonymous with 'domicile', and in the case of *De Meli v. De Meli*, 120 N. Y. at p. 491, the Court of Appeals says, 'In legal phraseology residence is synonymous with inhabitancy or domicile.'"

These statements, we believe, are supported by the weight of authority as well as reason and are adopted by your committee as the rule of construction in this case.

The question of fact, therefore, is "Was Henry Jager a resident of the State of New York on November, 1920, under the Public Officers Law as above construed?"

Henry Jager was born in Rumania in 1879, naturalized in New York in 1900 where he apparently lived until about 1911 when he moved to Maywood, in the State of New Jersey, where he resided with his wife until the year 1918. The records show that Jager voted at Maywood, N. J., in 1915 and 1916; it shows that he was in the real estate business there and for a time belonged to a volunteer fire company there; went through bankruptcy there and served on the jury there as late as January, 1918. There is no dispute that Henry Jager's "domicile" in the fullest sense of the word was in Maywood, N. J., until the summer of 1918, and that his wife still resides there in the house formerly occupied by Mr. and Mrs. Jager. Such being the undisputed facts of the case the burden of proving a different domicile at a subsequent date is upon the one who claims the change, namely, Henry Jager. *Matter of Newcomb*, 192, N. Y. 250.

To meet this burden Mr. Jager has introduced in evidence before your committee his own testimony to show that in the summer of 1918 (June or July) he formed the intention of returning to New York. His wife remained in Maywood in the same house in which they had both lived, but he rented a room in New York, moving first to East Thirteenth street. Soon he moved to 75 Orchard street, New York city, from which address he registered for the selective draft. A few weeks later he changed to Eleventh street, where he roomed for two or three months. Next we find him moving to Sixteenth street, where he roomed until October, 1919. In October, 1919, he moved to 249 South First street, Brooklyn, where he kept a room until the early part of April, 1920, when he moved again to 158 South Second street, Brooklyn, where he still rents a room. In May, 1920, Jager applied to the Equitable Life Insurance Company for life insurance and stated in his application his residence to be 296 South Fifth street, Brooklyn. He testified that in these various rooms he spent four or five nights a week, returning to spend the week end with his wife in Maywood nearly every week. Jager testified before the committee that it was his intention to make New York his permanent residence and that he was looking for a suitable place to which to bring Mrs. Jager as soon as her health would permit. He further testified that he was an officer of the Paper Box Makers' Union and that his business was at present in Brooklyn, and that he received the bulk of his mail at his Brooklyn address. Such is the gist of the evidence submitted to the committee by Mr. Jager to prove a change of domicile from New Jersey to New York in 1918, and continuance thereof until November, 1920.

It is fair comment in passing to say that Mr. Jager was unable to give the number of his alleged residence on East 13th street, in New York, or on Eleventh street, New York, or on Sixteenth street, in New York, and that in the case of his New York rooms there is no corroborative evidence either from his landlords or elsewhere to establish that he roomed there at all except his own statement furnished to the draft board. It may also be commented upon that in none of these cases did he take anything with him except a few collars, a change of linen, a few books and manuscripts; apparently nothing more than he could put in a suit-case. It is further significant that from none of these addresses did he ever register or vote in the State of New York. The evidence shows that some of the rooms hired by him scarcely afforded him reasonable living quarters and to none of these rooms did Mrs. Jager ever come to live with him.

Testimony was introduced before the committee on the other hand to show that Mr. Jager was still carried upon the list of

registered voters in Maywood, New Jersey, in 1920, and that his name was placed upon the list as the result of an inquiry made by one of the election officials at the house of Mrs. Jager about September, 1920, in response as to who were the legal voters residing there. She replied, giving the names of herself, Irene Jager and her husband, Henry Jager. It further appears that Henry Jager is on the poll tax list of Maywood; that he gets mail amounting to several letters a week in Maywood; that he returns regularly at week ends, spending week ends with Mrs. Jager on the same premises where they admittedly formerly both had their domicile; that in December, 1919, he executed a quitclaim deed in which it was recited that his residence was Maywood, New Jersey; that on one occasion upon returning to Maywood late at night he said to the local policeman that he was glad "to get back home"; that there has been no general moving out from the premises occupied by Mrs. Jager of the belongings of Mr. Jager; and that he is seen coming and going at various times to the house in which it is admitted they formerly both lived, and which is now the property of Mrs. Jager. It was also proven that Mr. Jager furnished the funds for the upkeep of the premises in Maywood, and that Mrs. Jager had purchased the property on a land contract.

Further testimony was introduced to show that Mrs. Jager was in a precarious state of health and that she could not be present before the committee to testify.

While possibly not one of the incidents mentioned could in itself be conclusive in this case, we are, after careful consideration of all the circumstances heretofore mentioned and others of less importance, forced to the conclusion that Mr. Jager has not met the burden which the law imposes upon him of showing a change of domicile from the State of New Jersey to the State of New York and that he, therefore, was not eligible for election to the Assembly of the State of New York in November, 1920.

Your committee feeling that a similar situation should be avoided in the future, therefore, recommends that the Public Officers Law of the State be amended so as to provide that each candidate for member of the Legislature of this State shall be a duly qualified elector in the district wherein he resided and from which he seeks to be a candidate.

Dated March 23, 1921.

GEORGE H. ROWE,
Chairman of Sub-Committee.

JAMES M. LOWN,
THOS. K. SMITH,
EDWARD W. EVERETT.

Report of Maurice Bloch, member of the sub-committee of the judiciary committee of the Assembly of the State of New York. In the matter of the investigation of the qualification and eligibility of Henry Jager to a seat in the Assembly as the member from the 14th district of the county of Kings, State of New York.

The judiciary committee of the Assembly having conducted an investigation by its sub-committee duly appointed to inquire concerning the qualification of Henry Jager for a seat in the Assembly as a member from the 14th District of the county of Kings, New York, I, as a member of the judiciary committee, do hereby submit my report based upon the proceedings thus taken.

The committee was represented by counsel at such hearing, and Mr. Jager, present in person, was also represented by his counsel. The proceeding was conducted upon liberal lines both as to procedure and rules of evidence so that all possible information might be placed before the committee and transmitted to the Assembly. It has been my duty as a member of the sub-committee of the Assembly judiciary committee to hear the facts presented and to determine what facts have been legally established and should govern in presenting conclusions to this body.

One of the questions inquired into was an alleged conviction of said Henry Jager for a crime mentioned and particularly set forth in the resolution passed in the Assembly. The evidence submitted upon that point discloses that said Henry Jager was not convicted of the crime so stated but was convicted of the offense (not a crime) of disorderly conduct and was found guilty in a magistrate's court where he was sentenced. He was convicted for calling a disturber of his meeting "a liar and a skunk". As the matter stands we are bound to conclude that such question is not pertinent and should not be considered here.

It may properly be suggested that in all fairness, and as an act of simple justice, the accusation contained in the original resolution charging said Henry Jager with a specific crime be stricken therefrom, and dismissed from all consideration in relation to the matter which was submitted to this committee for its investigation.

The only other question relates to the legal residence of said Henry Jager at the time of his nomination and election as a member of the Assembly from said 14th District of the county of Kings, New York. It is undoubtedly very important that one holding public office should come within the provisions of the law and be qualified to hold an office to which he has been elected.

The single question of the residence of the said Henry Jager must be decided, and so determined by our votes that exact justice will be done to him and to those who voted him into the seat which he now occupies. The question appears to be one of *fact* and *law*, and the facts must conform to legal proof, received under rules of evidence as they are usually accepted and applied in courts of law.

We have undertaken to examine the record made at the hearing in order to ascertain facts which are competent to support a reasonable and legal conclusion, and as a result of such examination we are able to report that for some time prior to August 1, 1918, said Henry Jager was a resident of Maywood, Bergen county, New Jersey. He had a "home" there where he lived with his wife; he voted there and paid taxes on certain personal property; he gave that as his residence and the fact is proven beyond question by documents which were introduced in evidence and which are entirely competent and proper for such purpose. It appears, however, that thirty-six years ago when Mr. Jager came to this country he lived in New York State except for the period above mentioned.

About the time mentioned (August 1, 1918) it is claimed, and Henry Jager in his own behalf testified, that by choice and fair intention he established for himself a domicile in the State of New York.

It is not disputed that said Henry Jager had certain business relations in the city of New York, and formed connections in that city which required him to spend considerable time away from Maywood, New Jersey. He was engaged as a public speaker, and otherwise as an organization manager. Considerable evidence was offered and received by the sub-committee relating to circumstances more or less relevant to the question of intention and good faith. It is claimed that the facts and circumstances shown are entirely inconsistent with an honest intention to take up a bonafide residence in the State of New York. It appears to me, and I must report, that in my opinion such facts and circumstances are not conclusive that said Henry Jager continued to reside in the State of Jersey and was a resident of Maywood at the time of his nomination and election.

It appears from the evidence and documentary proof that Jager in September, 1918, registered in the local draft board in New York, and on May 19, 1920, he applied to the Equitable Life Insurance Society for a life insurance policy and gave a New York residence. Other facts shown and undisputed indicate an intention to fix a residence in New York. No effort was made

to claim two places of residence, or evade any public duty and responsibility.

With regard to a domicile, the legal rule may be fairly stated that 'he husband's residence determines that of his wife, but a temporary separation made necessary by the husband's trade or calling is no breach of martial duty. Browne Domestic Relations, 16 Modern American Law, Vol. IV, p. 435.

The two ideas of "home" and "domicile" are not exactly the same.

It is a settled principle that no one shall be without a domicile, and to secure this result the law attributes to every individual as soon as he is born a domicile.

Domiciles are of two kinds, domicile of origin, and domicile of choice. Modern American Law, Vol. XII, p. 9.

The domicile of choice involves freedom of action, and in this country the rule has always been liberal, allowing a competent person to decide where he will reside.

The question of residence has been held a question of fair intent.

It has been held that a husband — not a wife — has a legal right to choose and establish the domicile. Courts have considered circumstances which make it proper for the husband to establish the domicile, in a place that suits his convenience and business requirements without requiring his wife to follow him there, and it has been decided that the husband cannot lawfully require his wife to reside in a place where her health will be endangered or where she will be subjected to great hardship. 21 Cyc. p. 1150.

(A) In *Albee v. Albee*, 141 Ill. 550, the Court said at page 563:

"The place of one's legal residence is very largely a matter of intention, and the positive testimony of the complainant as to the intention with which he came to this State and has resided here, is not overcome by circumstances which give rise to mere suspicions that his testimony in this respect is false, but present no tangible facts upon which that conclusion can rest."

The cases of *Globe v. Rauch*, 21 Misc. 48; *Collins v. City of Ashland*, 112 Fed. Rep. 175, and *People ex. rel. Blacher v. Crowley*, 21 App. Div. 304; affirmed in 155 N. Y. 700, all hold to the same effect.

In this case there is sufficient evidence to establish a presumption that the wife of said Henry Jager was in poor health and the parties concerned considered it best for her benefit to continue to be a resident of Maywood, New Jersey. That they had a perfect right to decide for themselves, and the fact that she did so remain is no proof that Henry Jager was not at the same time a resident of the State of New York.

These considerations lead me to submit the question, which I believe must control our final decision in the matter before us if we determine it according to settled principles of law.

Henry Jager was nominated and elected; his election was duly certified; he has taken the constitutional oath of office and sits here with every such presumption in his favor. To deprive him of his seat requires an act on our part which should never be performed without sufficient reason, based upon undoubted facts. Although the circumstances might lead one to hesitate, or perhaps, believe that he did not actually change his residence from New Jersey to New York, we cannot say that lack of intention and good faith is legally established. The burden of proof is upon those who assert a fact to establish it by a fair preponderance of evidence, and such burden does not appear to have been sustained.

I am of the opinion, however, and I respectfully recommend that the Public Officers Law of this State be amended stating precisely that a candidate for Member of the Legislature of this State be a duly qualified elector in the district which he seeks to represent.

Under all the circumstances of the case and the law applicable thereto, it is my belief that Henry Jager should not be deprived of his seat in this Assembly, and with a proper regard for the responsibility thus assumed I respectfully submit the foregoing as my report in the matter.

Capitol, Albany, New York, March 23, 1921.

MAURICE BLOCH,

Member of Assembly.

As a member of the Assembly judiciary committee I concur with the findings and conclusions aforesated.

Capitol, Albany, New York, March 23, 1921.

JOSEPH V. McKEE,

Member of Assembly.

In the matter of Henry Jager the sole question which presents itself for determination by this committee is whether Henry Jager, duly elected a Member of Assembly from the Fourteenth District of the county of Kings, has complied with the provisions of section 3 of the Public Officers Law as to residence.

The Public Officers Law, section 3, reads:

"No person shall be capable of holding a civil office who shall not at the time he shall be chosen thereto be of full age, a citizen of the United States, and a resident of the State."

The courts have never construed the foregoing section as to residence. The Assembly, in deciding this question, must there-

fore set a precedent as to what construction shall be placed on the language of section 3 of the Public Officers Law as to residence.

In our opinion, Henry Jager has fairly shown a reasonable compliance with the law as to residence at the time he was elected.

The testimony taken at the hearings establishes:

1. That Henry Jager occupied a furnished room at 158 South Second street, Brooklyn, New York, from August, 1920, continuously up to and including the time of his election, and which room he still occupies, where he sleeps four or five nights a week, receiving his mail, and sends out his laundry.

2. That Henry Jager gave his residence as New York in September, 1918, when he registered in the local draft board in New York.

3. That Henry Jager gave his residence as New York on May 19, 1920, when he applied for insurance in the Equitable Life Assurance Society.

4. That Henry Jager maintained at the same time he occupied a room in New York a home for his wife, Irene Jager, in Maywood, New Jersey, because of her ill health; that he almost invariably spent his week-ends with his wife at Maywood, New Jersey; that Irene Jager was advised by her physician that it would be detrimental to her health to live in New York city.

5. That Henry Jager supplemented his overt acts as to fixing his residence in the State of New York by repeated expressions of his intention to be a resident of this State subsequent to the summer of 1918.

The foregoing would seem to establish by a fair preponderance of the evidence that Henry Jager intended and actually did meet the requirement of the Public Officers Law as to residence.

It should be clearly understood that we do not approve of the present provision of law as to residence for a Member of Assembly. The Public Officers Law should be amended to at least require that the office holder be a registered voter in the district from which he is chosen at the time of his election.

Dated, Albany, N. Y., March 23, 1921.

THEODORE STITT.
SOL ULLMAN.

The Assembly of the State of New York in the matter of the investigation of the qualification and eligibility of Henry Jager to a seat in the Assembly as the member from the 14th district of the county of Kings, N. Y.

To the Honorable Assembly of the State of New York:

Your committee of the judiciary to whom was referred the above investigation submits the following report:

The investigation was instituted by a resolution adopted by the Assembly of the State of New York on January 12, 1921, referring to the judiciary committee the question of the qualification and eligibility of Henry Jager to a seat in the Assembly as the member from the 14th District of the county of Kings, New York.

The resolution in its preamble among other things alleged that Henry Jager was not at the time of his election a resident of the State of New York but was then actually a resident of the State of New Jersey.

Your committee by a resolution duly adopted January 18, 1921, referred the matter of the investigation of said Henry Jager to a sub-committee of five members, directing that it proceed to take testimony with power to subpoena and examine witnesses and documentary proof and to report to your committee its determinations and findings as to the qualifications and eligibility of said Henry Jager.

The sub-committee on March 23, 1921, submitted its report consisting of a majority and minority opinion, the former determining and finding that the said Henry Jager was not qualified and eligible to his seat as member of the Assembly on the ground that he was not a resident of the State of New York at the time of his election.

That after discussion and due deliberation the majority of your committee adopted as its own report, the majority report submitted by the sub-committee.

That the report of the sub-committee is hereto attached and is hereby made the report of the majority of the judiciary committee to the Assembly.

We recommend that the Public Officers Law of the State of New York be amended so as to provide that each candidate for member of the Legislature of the State shall be a duly qualified elector in the district wherein he resides and from which he seeks to be a candidate.

We, therefore, find that Henry Jager at the time of his election was not a resident of the State of New York, and is, therefore, disqualified to occupy a seat in the Assembly of the State of New York as member thereof, and that the seat to which he was elected be declared vacant.

Your committee, therefore, recommends the adoption of the following resolution:

Resolved, That under the facts and circumstances of this case, Henry Jager is disqualified to have and to hold a seat in the

Assembly of the State of New York as a member thereof, and that the seat to which he was elected be declared vacant.

LOUIS M. MARTIN,
GEORGE H. ROWE,
E. A. EVERETT,
EZRA A. BARNES,
JAMES M. LOWN,
WALTER W. WESTALL,
EDMUND B. JENKS,
THOMAS K. SMITH,
MILLER B. MORAN.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Everett, Smith, T. K., Westall, Moran, Barnes.

Those who voted in the negative were: Messrs. Stitt, Ullman, Bloch, McKee.

Mr. Martin offered for the consideration of the House a resolution, in the words following:

Resolved, That under the facts and circumstances of this case, Henry Jager is disqualified to have and to hold a seat in the Assembly of the State of New York as a member thereof, and that the seat to which he was elected be declared vacant.

Mr. Lieberman moved that consideration be postponed until Monday next.

Debate was had.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

On motion of Mr. Adler, the said resolution was made a special order for Wednesday next.

The Senate bill (No. 198, Rec. No. 139) entitled "An act to amend the Condemnation Law, in relation to the consolidation number thereof," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Schwab
Antin	Dickstein	Harrington	McDonald	Seaker
Arneson	Di Pirro	Harris	McGinnies	Seelbach
Bailey	Dobson	Hausner	McKee	Smith C C
Barnes	Doherty	Hawkins	McWhinney	Smith J C
Bartholomew	Donohue	Henderson	Mead	Smith M L
Baum	Downs	Hunter	Merrigan	Smith T K
Betts	Druss	Hutchinson	Miller	Solomon
Blakely	Duke	Jacobs	Moore J G	Soule
Bloch	Ellsworth	Jager	Moore T C	Steinberg
Blodgett	Evans	Jeffery	Moran	Stitt
Bly	Everett	Jenks	Morrissey	Taylor
Booth	Fenner	Jesse	Moses	Trahan
Borkowski	Finch	Judson	Mullen	Ullman
Brady	Fox	Kiernan	Neary	VanWagenen
Brooks	Franchot	Kirkland	Nichols	Wallace
Brundage	Frerichs	Lattin	O'Connor	Walsh
Burchill	Gaffers	Leininger	Orr	Warren
Campbell E C	Gage	Lewis	Pette	Webb
Campbell W W	Galgano	Lieberman	Porter	Wells
Carroll	Gardner	Long	Rayher	Westall
Caulfield	Gempler	Lord	Reburn	Wheelock
Chamberlin	Giaccone	Lown	Reilly	Whitcomb
Cheney	Gray	Lyman	Reiss	Williams
Clayton	Greenwald	MacFarland	Rice	Witter
Cole	Hackenburg	Martin	Richford	Wright
Cosgrove	Hager	Mastick	Rowe	Yale
Covee	Halpern	McArdle	Sackett	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 965, Rec. No. 152) entitled "An act to amend the Banking Law, in relation to the power of savings banks to receive money for transmission," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Schwab
Antin	Dickstein	Harrington	McDonald	Seaker

Aronson	Di Pirro	Harris	McGinnies	Seelbach
Bailey	Dobson	Hausner	McKee	Smith C C
Barnes	Doherty	Hawkins	McWhinney	Smith J C
Bartholomew	Donohue	Henderson	Mead	Smith M L
Baum	Downs	Hunter	Merrigan	Smith T K
Betts	Druss	Hutchinson	Miller	Solomon
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Bloch	Ellsworth	Jager	Moore T C	Steinberg
Blodgett	Evans	Jeffery	Moran	Stitt
Bly	Everett	Jenks	Morrissey	Taylor
Booth	Fenner	Jesse	Moses	Trahan
Borkowski	Finch	Judson	Mullen	Ullman
Brady	Fox	Kiernan	Neary	VanWagenen
Brooks	Franchot	Kirkland	Nichols	Wallace
Brundage	Frerichs	Lattin	O'Connor	Walsh
Burchill	Gaffers	Leininger	Orr	Warren
Campbell E O	Gage	Lewis	Pette	Webb
Campbell W W	Galgano	Lieberman	Porter	Wells
Carroll	Gardner	Lord	Rayher	Westall
Caulfield	Gempler	Lord	Reiburn	Wheelock
Chamberlin	Giaccone	Lown	Reilly	Whitcomb
Cheney	Gray	Lyman	Reiss	Williams
Clayton	Greenwald	McFarland	Rice	Witter
Cole	Hackenburg	Martin	Richford	Wright
Cosgrove	Hager	Mastick	Rowe	Yale
Cowee	Halpern	McArdle	Sackett	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 1016, Rec. No. 169) entitled "An act to amend the Greater New York charter, in relation to regulation of public dances," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 94

NOES 23

Those who voted in the affirmative were:

Adler	Cowee	Gempler	Lown	Reilly
Antin	Crews	Giaccone	MacFarland	Rice
Bailey	Di Pirro	Gray	Martin	Richford
Barnes	Dobson	Greenwald	Mastick	Sackett
Baum	Doherty	Hager	McArdle	Smith C C
Betts	Downs	Harrington	McCleary	Smith J C
Blakely	Druss	Harris	McDonald	Smith M L
Blodgett	Duke	Hausner	McWhinney	Smith T K
Bly	Ellsworth	Hawkins	Mead	Steinberg

Booth	Evans	Henderson	Miller	Trahan
Brady	Everett	Hunter	Moore T C	Webb
Brooks	Fenner	Hutchinson	Moran	Wells
Brundage	Finch	Jacobs	Morrissey	Westall
Campbell E C	Fox	Jager	Moses	Wheelock
Campbell W W	Franchot	Jeffery	Mullen	Whitcomb
Carroll	Frerichs	Jesse	Neary	Witter
Chamberlin	Gaffers	Kirkland	Pette	Wright
Clayton	Gage	Lattin	Porter	Yale
Cole	Gardner	Lewis	Rayher	

Those who voted in the negative were:

Aronson	Hackenburg	Merrigan	Reiburn	Wackerman
Bloch	Hamill	Moore J G	Reiss	Wallace
Borkowski	Jenks	Nichols	Schwab	Walsh
Coagrove	Kiernan	O'Connor	Solomon	Warren
Dickstein	Lyman	Orr		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 696, Rec. No. 171) entitled "An act to amend the Decedent Estate Law, in relation to charging real property with general legacies," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Schwab
Antin	Dickstein	Harrington	McDonald	Seaker
Aronson	Di Pirro	Harris	McGinnica	Seelbach
Bailey	Dobson	Hausner	McKee	Smith C C
Barnes	Doherty	Hawkins	McWhinney	Smith J C
Bartholomew	Donohue	Henderson	Mead	Smith M L
Baum	Downs	Hunter	Merrigan	Smith T K
Betts	Druss	Hutchinson	Miller	Solomon
Blakely	Duke	Jacobs	Moore J G	Soule
Bloch	Ellsworth	Jager	Moore T C	Steinberg
Blodgett	Evans	Jeffery	Moran	Stitt
Bly	Everett	Jenks	Morrissey	Taylor
Booth	Fenner	Jesse	Moses	Trahan
Borkowski	Finch	Judson	Mullen	Ullman
Brady	Fox	Kiernan	Neary	VanWagenen
Brooks	Franchot	Kirkland	Nichols	Wallace
Brundage	Frerichs	Lattin	O'Connor	Walsh
Burchill	Gaffers	Leininger	Orr	Warren

Campbell E C	Gage	Lewis	Pette	Webb
Campbell W W	Galgano	Lieberman	Porter	Wells
Carroll	Gardner	Long	Rayher	Westall
Caulfield	Gempler	Lord	Reiburn	Wheelock
Chamberlin	Giaccone	Lown	Reilly	Whitcomb
Cheney	Gray	Lyman	Reiss	Williams
Clayton	Greenwald	MacFarland	Rice	Witter
Cole	Hackenburg	Martin	Richford	Wright
Cosgrove	Hager	Mastick	Rowe	Yale
Cowee	Halpern	McArdle	Sackett	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 781, Rec. No. 157) entitled "An act to amend the Education Law, in regard to unlawful acts in connection with examinations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Schwab
Antin	Dickstein	Harrington	McDonald	Seaker
Aronson	Di Pirro	Harris	McGinnies	Seelbach
Bailey	Dobson	Hausner	McKee	Smith C C
Barnes	Doherty	Hawkins	McWhinney	Smith J C
Bartholomew	Donohue	Henderson	Mead	Smith M L
Baum	Downs	Hunter	Merrigan	Smith T K
Betts	Druss	Hutchinson	Miller	Solomon
Blakely	Duke	Jacobs	Moore J G	Soule
Bloch	Ellsworth	Jager	Moore T C	Steinberg
Blodgett	Evans	Jeffery	Moran	Stitt
Bly	Everett	Jenks	Morrissey	Taylor
Booth	Fenner	Jesse	Moses	Trahan
Borkowski	Finch	Judson	Mullen	Ullman
Brady	Fox	Kiernan	Neary	VanWagenen
Brooks	Franchot	Kirkland	Nichols	Wallace
Brundage	Frerichs	Lattin	O'Connor	Walsh
Burchill	Gaffers	Leininger	Orr	Warren
Campbell E C	Gage	Lewis	Pette	Webb
Campbell W W	Galgano	Lieberman	Porter	Wells
Carroll	Gardner	Long	Rayher	Westall
Caulfield	Gempler	Lord	Reiburn	Wheelock
Chamberlin	Giaccone	Lown	Reilly	Whitcomb
Cheney	Gray	Lyman	Reiss	Williams

Clayton	Greenwald	MacFarland	Rice	Witter
Cole	Hackenburg	Martin	Richford	Wright
Cosgrove	Hager	Mastick	Rowe	Yale
Cowee	Halpern	McArdle	Sackett	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 255, Rec. No. 102) entitled "An act to amend the New York City Municipal Court Code, in relation to service of summons by publication," having been announced for a third reading,

On motion of Mr. Ullman, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The Senate bill (No. 812, Rec. No. 178) entitled "An act relative to courts of domestic relations in the city of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Schwab
Antin	Dickstein	Harrington	McDonald	Seaker
Aronson	Di Pirro	Harris	McGinnies	Seelbach
Bailey	Dobson	Hausner	McKee	Smith C C
Barnes	Doherty	Hawkins	McWhinney	Smith J C
Bartholomew	Donohue	Henderson	Mead	Smith M L
Baum	Downs	Hunter	Merrigan	Smith T K
Betts	Druss	Hutchinson	Miller	Solomon
Blakely	Duke	Jacobs	Moore J G	Soule
Bloch	Ellsworth	Jager	Moore T C	Steinberg
Blodgett	Evans	Jeffery	Moran	Stitt
Bly	Everett	Jenks	Morrissey	Taylor
Booth	Fenner	Jesse	Moses	Trahan
Borkowski	Finch	Judson	Mullen	Ullman
Brady	Fox	Kiernan	Neary	Van Wagenen
Brooks	Franchot	Kirkland	Nichols	Wallace
Brundage	Frerichs	Lattin	O'Connor	Walsh
Burchill	Gaffers	Leininger	Orr	Warren
Campbell B C	Gage	Lewis	Pette	Webb
Campbell W W	Galgano	Lieberman	Porter	Wells

Carroll	Gardner	Long	Rayher	Westall
Caulfield	Gempler	Lord	Reiburn	Wheelock
Chamberlin	Giaccone	Lown	Reilly	Whitcomb
Cheney	Gray	Lyman	Reiss	Williams
Clayton	Greenwald	MacFarland	Rice	Witter
Cole	Hackenburg	Martin	Richford	Wright
Cosgrove	Hager	Mastick	Rowe	Yale
Cowee	Halpern	McArdle	Sackett	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 685, Rec. No. 110) entitled "An act to amend the Railroad Law, in relation to coal jimmies and caboose cars," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Schwab
Antin	Dickstein	Harrington	McDonald	Seaker
Aronson	Di Pirro	Harris	McGinnies	Seelbach
Bailey	Dobson	Hausner	McKee	Smith C C
Barnes	Doherty	Hawkins	McWhinney	Smith J C
Bartholomew	Donohue	Henderson	Mead	Smith M L
Baum	Downs	Hunter	Merrigan	Smith T K
Betts	Druse	Hutchinson	Miller	Solomon
Blakely	Duke	Jacobs	Moore J G	Soule
Bloch	Ellsworth	Jager	Moore T C	Steinberg
Blodgett	Evans	Jeffery	Moran	Stitt
Bly	Everett	Jenks	Morrissey	Taylor
Booth	Fenner	Jesse	Moses	Trahan
Borkowski	Finch	Judson	Mullen	Ullman
Brady	Fox	Kiernan	Neary	VanWagenen
Brooks	Franchot	Kirkland	Nichols	Wallace
Brundage	Frerichs	Lattin	O'Connor	Walsh
Burchill	Gaffers	Leininger	Orr	Warren
Campbell E C	Gage	Lewis	Pette	Webb
Campbell W W	Galgano	Lieberman	Porter	Wells
Carroll	Gardner	Long	Rayher	Westall
Caulfield	Gempler	Lord	Reiburn	Wheelock
Chamberlin	Giaccone	Lown	Reilly	Whitcomb
Cheney	Gray	Lyman	Reiss	Williams
Clayton	Greenwald	MacFarland	Rice	Witter
Cole	Hackenburg	Martin	Richford	Wright
Cosgrove	Hager	Mastick	Rowe	Yale
Cowee	Halpern	McArdle	Sackett	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1216, Int. No. 1092) entitled "An act to amend the General Municipal Law, in relation to recreation commissions in cities and villages," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Schwab
Antin	Dickstein	Harrington	McDonald	Seaker
Aronson	Di Pirro	Harris	McGinnies	Seelbach
Bailey	Dobson	Hausner	McKee	Smith C C
Barnes	Doherty	Hawkins	McWhinney	Smith J C
Bartholomew	Donohue	Henderson	Mead	Smith M L
Baum	Downs	Hunter	Merrigan	Smith T K
Betts	Druss	Hutchinson	Miller	Solomon
Blakely	Duke	Jacobs	Moore J G	Soule
Bloch	Ellsworth	Jager	Moore T C	Steinberg
Blodgett	Evans	Jeffery	Moran	Stitt
Bly	Everett	Jenks	Morrissey	Taylor
Booth	Fenner	Jesse	Moses	Trahan
Borkowski	Finch	Judson	Mullen	Ullman
Brady	Fox	Kiernan	Neary	Van Wagenen
Brooks	Franchot	Kirkland	Nichols	Wallace
Brundage	Frerichs	Lattin	O'Connor	Walsh
Burchill	Gaffers	Leininger	Orr	Warren
Campbell E O	Gage	Lewis	Pette	Webb
Campbell W W	Galgano	Lieberman	Porter	Wells
Carroll	Gardner	Long	Rayher	Westall
Caulfield	Gempler	Lord	Reiburn	Wheelock
Chamberlin	Giaccone	Lown	Reilly	Whitcomb
Cheney	Gray	Lyman	Reiss	Williams
Clayton	Greenwald	MacFarland	Rice	Witter
Cole	Hackenburg	Martin	Richford	Wright
Cosgrove	Hager	Mastick	Rowe	Yale
Cowee	Halpern	McArdle	Sackett	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1501, Int. No. 634) entitled "An act to amend the Domestic Relations Law, in relation to consents for the issuance of marriage licenses," having been announced for a third reading,

On motion of Mr. Wright, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1536, Int. No. 249) entitled "An act to amend the Banking Law, in relation to change of location of savings and loan associations," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1504, Int. No. 954) entitled "An act to amend the charter of the city of Little Falls, generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Schwab
Antin	Dickstein	Harrington	McDonald	Seaker
Aronson	Di Pirro	Harris	McGinnies	Seelbach
Bailey	Dobson	Hausner	McKee	Smith C C
Barnes	Doherty	Hawkins	McWhinney	Smith J C
Bartholomew	Donohue	Henderson	Mead	Smith M L
Baum	Downs	Hunter	Merrigan	Smith T K
Betts	Druss	Hutchinson	Miller	Solomon
Blakeley	Duke	Jacobs	Moore J G	Soule
Bloch	Ellsworth	Jager	Moore T C	Steinberg
Blodgett	Evans	Jeffery	Moran	Stitt
Bly	Everett	Jenks	Morrissey	Taylor
Booth	Fenner	Jease	Moses	Trahan
Borkowski	Finch	Judson	Mullen	Ullman
Brady	Fox	Kiernan	Neary	VanWagenen
Brooks	Franchot	Kirkland	Nichols	Wallace
Brundage	Frerichs	Lattin	O'Connor	Walsh
Burchill	Gaffers	Leininger	Orr	Warren
Campbell B O	Gage	Lewis	Pette	Webb
Campbell W W	Galgano	Lieberman	Porter	Wells
Carroll	Gardner	Long	Rayher	Westall
Caulfield	Gempler	Lord	Reiburn	Wheelock
Chamberlin	Giaccone	Lown	Reilly	Whitcomb
Cheney	Gray	Lyman	Reiss	Williams
Clayton	Greenwald	MacFarland	Rice	Witter
Cole	Hackenbush	Martin	Richford	Wright
Cosgrove	Hager	Mastick	Rowe	Yale
Cowee	Halpern	McArdle	Sackett	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1535, Int. No. 900) entitled "An act to amend the Tax Law, in relation to the payment over and distribution of taxes and expenses of officers," was read the first time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Schwab
Antin	Dickstein	Harrington	McDonald	Seaker
Aronson	Di Pirro	Harris	McGinnies	Seelbach
Bailey	Dobson	Hausner	McKee	Smith C C
Barnes	Doherty	Hawkins	McWhinney	Smith J C
Bartholomew	Donohue	Henderson	Mead	Smith M L
Baum	Downs	Hunter	Merrigan	Smith T K
Betts	Druss	Hutchinson	Miller	Solomon
Blakely	Duke	Jacobs	Moore J G	Soule
Bloch	Ellsworth	Jager	Moore T C	Steinberg
Blodgett	Evans	Jeffery	Moran	Stitt
Bly	Everett	Jenks	Morrissey	Taylor
Booth	Fenner	Jesse	Moses	Trahan
Borkowski	Finch	Judson	Mullen	Ullman
Brady	Fox	Kiernan	Neary	VanWagenen
Brooks	Franchot	Kirkland	Nichols	Wallace
Brundage	Frerichs	Lattin	O'Connor	Walsh
Burchill	Gaffers	Leininger	Orr	Warren
Campbell E O	Gage	Lewis	Pette	Webb
Campbell W W	Galgano	Lieberman	Porter	Wells
Carroll	Gardner	Long	Rayher	Westall
Caulfield	Gempler	Lord	Reiburn	Wheelock
Chamberlin	Giaccone	Lown	Reilly	Whitcomb
Cheney	Gray	Lyman	Reiss	Williams
Clayton	Greenwald	MacFarland	Rice	Witter
Cole	Hackenburg	Martin	Richford	Wright
Cosgrove	Hager	Mastick	Rowe	Yale
Cowee	Halpern	McArdle	Sackett	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1529, Int. No. 357) entitled "An act to revise the charter of the city of Rome," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Schwab
Antin	Dickstein	Harrington	McDonald	Seaker
Aronson	Di Perro	Harris	McGinnies	Seelbach
Bailey	Dobson	Hausner	McKee	Smith C C
Barnes	Doherty	Hawkins	McWhinney	Smith J C
Bartholomew	Donohue	Henderson	Mead	Smith M L
Baum	Downs	Hunter	Merrigan	Smith T K
Betts	Druss	Hutchinson	Miller	Solomon
Blakely	Duke	Jacobs	Moore J G	Soule
Bloch	Ellsworth	Jager	Moore T C	Steinberg
Blodgett	Evans	Jeffery	Moran	Stitt
Bly	Everett	Jenks	Morrissey	Taylor
Booth	Fenner	Jesse	Moses	Trahan
Borkowski	Finch	Judson	Mullen	Ullman
Brady	Fox	Kiernan	Neary	VanWagenen
Brooks	Franchot	Kirkland	Nichols	Wallace
Brundage	Frerichs	Lattin	O'Connor	Walsh
Burchill	Gaffers	Leininger	Orr	Warren
Campbell E C	Gage	Lewis	Pette	Webb
Campbell W W	Galgano	Lieberman	Porter	Wells
Carroll	Gardner	Long	Rayher	Westall
Caulfield	Gempler	Lord	Reiburn	Wheelock
Chamberlin	Giaccone	Lown	Reilly	Whitcomb
Cheney	Gray	Lyman	Reiss	Williams
Clayton	Greenwald	MacFarland	Rice	Witter
Cole	Hackenburg	Martin	Richford	Wright
Cosgrove	Hager	Mastick	Rowe	Yale
Cowee	Halpern	McArdle	Sackett	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 739, Int. No. 692) entitled "An act to amend the General City Law, in relation to prohibiting cities from increasing during any year the compensation of any of their employees after the same shall have been fixed by and in the budget for such year," having been announced, Mr. Blakely moved that said bill be recommitted to the committee on affairs of cities with instructions to report the same forthwith amended as follows:

On page 2, line 2, strike out the letter "r" in the word "officer"; and the word "employee" and words "those employed", and insert after the word "officer" the word "position".

On page 2, line 3, before the word "on" insert word "compensation".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Blakely, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 685, Int. No. 649) entitled "An act to amend the Greater New York charter, in relation to the conduct of physical examinations of claimants against such city," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 930, Int. No. 77) entitled "An act to amend the Judiciary Law, in relation to the designation of a daily law journal by justices of the Supreme Court in the eighth judicial district," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1114, Int. No. 431) entitled "An act to amend the Real Property Law, in relation to creating mutual estates of husband or wife, in the property of the other, as substitutes for dower and curtesy," having been announced for a third reading,

On motion of Mr. Jenks, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next..

The bill (No. 212, Int. No. 210) entitled "An act to amend the Greater New York charter, in relation to publication of notice of proceedings to condemn property for street purposes in Queens, Bronx and Richmond counties," having been announced, Mr. Halpern moved that said bill be recommitted to the committee on affairs of cities with instructions to report the same forthwith amended as follows:

Page 3, line 4, strike out the word "the" and insert in its place in italics "not more than two".

Page 3, line 4, strike out the words "political subdivision" and insert in lieu thereof the words in italics "aldermanic district".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Blakely, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1400, Int. No. 1258) entitled "An act conferring jurisdiction on the Court of Claims to hear, audit and determine the claims of certain contractors, subcontractors and material men for public works," having been announced for a third reading,

On motion of Mr. Jesse, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The Senate bill (No. 358, Rec. No. 129) entitled "An act to amend the Decedent Estate Law, in relation to the recording of certain instruments for the identification thereof," having been announced,

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 45

NOES 64

Those who voted in the affirmative were:

Adler	Cowee	Gage	Jacobs	Reilly
Antin	Crowley	Gray	Jager	Rice
Bailey	Dickstein	Greenwald	Jeffery	Smith C C
Barnes	Doherty	Hamill	Leininger	Steinberg
Bartholomew	Donohue	Harris	Lown	Taylor
Baum	Druss	Hausner	McGinnies	Trahan
Borkowski	Franchot	Henderson	Mead	Ullman
Burchill	Frerichs	Hunter	Morrissey	VanWagenen
Campbell E C	Gaffers	Hutchinson	Moses	Wells

Those who voted in the negative were:

Aronson	Downs	Kirkland	Moore T C	Schwab
Betts	Duke	Lattin	Moran	Smith J C
Bloch	Ellsworth	Lewis	Neary	Smith M L
Blodgett	Evans	Lieberman	Nichols	Solomon
Bly	Everett	Long	O'Connor	Soule
Brundage	Fox	Lyman	Orr	Wackerman
Campbell W W	Galgano	Martin	Pette	Wallace
Carroll	Gempler	McArdle	Porter	Walsh
Chamberlin	Giaccone	McDonald	Rayher	Warren
Cole	Hackenburg	McLoughlin	Reiburn	Wheelock
Cosgrove	Hawkins	Merrigan	Reiss	Whitcomb
Crews	Jenks	Miller	Richford	Williams
Dobson	Kiernan	Moore J G	Sackett	

Mr. Steinberg moved to reconsider the vote by which said bill was lost, and that said motion lay upon the table.

Mr. Speaker put the question whether the House would agree to said motion to lay upon the table, and it was determined in the affirmative.

The bill (No. 1441, Int. No. 323) entitled "An act to amend chapter two hundred of the Laws of eighteen hundred and fifty-four, entitled 'An act declaring a part of the West Canada creek, and its branches, a public highway and regulating the passage of logs and lumber down the same, and for the improvement of said streams,' generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harrington	McCleary	Schwab
Antin	Dickstein	Harrington	McDonald	Seaker
Aronson	Di Pirro	Harris	McGinnies	Seelbach
Bailey	Dobson	Hausner	McKee	Smith O C
Barnes	Doherty	Hawkins	McWhinney	Smith J C
Bartholomew	Donohue	Henderson	Mead	Smith M L
Baum	Downs	Hunter	Merrigan	Smith T K
Betts	Druss	Hutchinson	Miller	Solomon
Blakely	Duke	Jacobs	Moore J G	Soule
Bloch	Ellsworth	Jager	Moore T C	Steinberg
Blodgett	Evans	Jeffery	Moran	Stitt
Bly	Everett	Jenks	Morrissey	Taylor
Booth	Fenner	Jesse	Moses	Trahan

Borkowski	Finch	Judson	Mullen	Ullman
Brady	Fox	Kiernan	Neary	VanWagenen
Brooks	Franchot	Kirkland	Nichols	Wallace
Brundage	Frerichs	Lattin	O'Connor	Walsh
Burchill	Gaffers	Leininger	Orr	Warren
Campbell E O	Gage	Lewis	Pette	Webb
Campbell W W	Galgano	Lieberman	Porter	Wells
Carroll	Gardner	Long	Rayher	Westall
Caulfield	Gempler	Lord	Reiburn	Wheelock
Chamberlin	Giaccone	Lown	Reilly	Whitcomb
Cheney	Gray	Lyman	Reiss	Williams
Clayton	Greenwald	MacFarland	Rice	Witter
Cole	Hackenburg	Martin	Richford	Wright
Cosgrove	Hager	Mastick	Rowe	Yale
Cowee	Halpern	McArdle	Sackett	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrences therein.

The bill (No. 1231, Int. No. 1107) entitled "An act to amend the Conservation Law, in relation to the use of nets in Lakes Erie and Ontario," was read the second time.

On motion of Mr. Betts, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 576, Int. No. 556) entitled "An act to amend the Conservation Law, in relation to open season for squirrels," was read the second time.

On motion of Mr. Brundage, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 703, Int. No. 665) entitled "An act to amend the Conservation Law, in relation to posting notices by others than owners or lessees of lands," was read the second time.

On motion of Mr. Downs, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1233, Int. No. 1109) entitled "An act to amend the Conservation Law, in relation to tip-ups," was read the second time.

On motion of Mr. Everett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 596, Int. No. 568) entitled "An act to amend the Tax Law, in relation to the assessment of forest lands dedicated to continuous forest production," was read the second time.

On motion of Mr. Everett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 798, Int. No. 745) entitled "An act to amend the Conservation Law, in relation to the taking of bear," was read the second time.

On motion of Mr. Everett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 800, Int. No. 747) entitled "An act to amend the Conservation Law, in relation to the expenses of game protectors," was read the second time.

On motion of Mr. Everett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1043, Int. No. 956) entitled "An act to amend the Conservation Law, in relation to the publication of laws relating to fish and game," was read the second time.

On motion of Mr. Everett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 709, Int. No. 671) entitled "An act to amend the Conservation Law, in relation to the open season for hares and rabbits," was read the second time.

On motion of Mr. Jacobs, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 414, Int. No. 405) entitled "An act to amend the Conservation Law, in relation to the open season for woodcock," was read the second time.

On motion of Mr. Lord, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1396, Int. No. 1254) entitled "An act to amend the Conservation Law, in relation to prohibiting the use of otter trawls or beam trawls," was read the second time.

On motion of Mr. Moses, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 839, Int. No. 786) entitled "An act to amend the Conservation Law, in relation to the taking of pheasants," was read the second time.

On motion of Mr. T. K. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1628, Int. No. 560) entitled "An act to amend the Penal Law, in relation to untrue and misleading advertisements," was read the second time.

On motion of Mr. Betts, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1626, Int. No. 94) entitled "An act to repeal article twenty-two of the Public Health Law, in relation to narcotic drug control and to abolish the Department of Narcotic Drug Control," having been announced for a second reading,

On motion of Mr. Lord, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1625, Int. No. 1049) entitled "An act to amend the New York City Municipal Court Code, in relation to marshals," was read the second time.

On motion of Mr. Wells, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1624, Int. No. 258) entitled "An act to amend the Conservation Law, in relation to aliens," was read the second time.

On motion of Mr. Judson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1623, Int. No. 1253) entitled "An act to amend the Conservation Law, in relation to maintenance of certain drains and ditches, and to repeal the Drainage Law," was read the second time.

On motion of Mr. Miller, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1622, Int. No. 71) entitled "An act to amend the Tax Law, in relation to the use of real property exempt from taxation for registration and polling places," was read the second time.

On motion of Mr. Wells, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1621, Int. No. 626) entitled "An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,' in relation to the publication of the common council proceedings," was read the second time.

On motion of Mr. Chamberlin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1620, Int. No. 1051) entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' generally," was read the second time.

On motion of Mr. Chamberlin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1619, Int. No. 1038) entitled "An act to authorize the town board of the town of Pine Plains, in the county of Dutchess, to establish fire limits for the hamlet of Pine Plains in such town, and provide for the adoption and enforcement of an ordinance therefor," was read the second time.

On motion of Mr. Webb, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1618, Int. No. 1264) entitled "An act to amend chapter five hundred and forty-one of the Laws of nineteen hundred and sixteen, entitled 'An act relating to the preparation of assessment rolls for the township and tax districts therein, in the county of Nassau, and the collection of taxes in such towns and tax districts, and to repeal certain local acts and parts of acts relating to assessments and taxation in such county,' in relation to collection of taxes and assessments by sale and advertisement of notice of sale," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1695, Int. No. 794) entitled "An act to amend the Domestic Relations Law, in relation to the adoption of children," was read the second time.

On motion of Mr. Judson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1694, Int. No. 680) entitled "An act to amend the Education Law, relative to discipline and physical training," having been announced for a second reading,

On motion of Mr. Hutchinson, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1693, Int. No. 1055) entitled "An act to amend the Banking Law, in relation to powers of banks," was read the second time.

On motion of Mr. Cheney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1692, Int. No. 923) entitled "An act to amend the Tax Law, in relation to effect of nonpayment of part mortgage tax where mortgage was filed and a lesser sum paid in good faith," was read the second time.

On motion of Mr. Pette, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1691, Int. No. 253) entitled "An act to amend the Membership Corporations Law, in relation to imposing an annual tax on the gross receipts of persons and corporations conducting racing meetings within the State," having been announced for a second reading,

On motion of Mr. Betts, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1690, Int. No. 437) entitled "An act to repeal article one-a of the Military Law and to amend the Education Law, in relation to military training and the Military Training Commission, and to abolish such commission," having been announced for a second reading,

On motion of Mr. Cole, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1689, Int. No. 787) entitled "An act providing for the creation of the commission and the payment of the bonus provided for in chapter eight hundred and seventy-two of the Laws of nineteen hundred and twenty," having been announced for a second reading,

On motion of Miss M. L. Smith, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1688, Int. No. 177) entitled "An act to amend the Greater New York charter, in relation to the exchange of laboratory products and the sale of city water," was read the second time.

On motion of Mr. O'Connor, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1687, Int. No. 1148) entitled "An act to amend the Greater New York charter, in relation to pensions in the street cleaning department," was read the second time.

On motion of Mr. Wells, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1686, Int. No. 1016) entitled "An act to amend chapter three hundred and sixty of the Laws of eighteen hundred and ninety-seven, entitled 'An act to incorporate the city of Geneva,' generally," was read the second time.

On motion of Mr. Sackett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1685, Int. No. 1070) entitled "An act to amend chapter two hundred and sixty-eight of the Laws of nineteen hundred and four, entitled 'An act to provide for a pension fund for the police force of the city of New Rochelle,' generally," was read the second time.

On motion of Mr. T. C. Moore, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1684, Int. No. 1172) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' in relation to the division of the city of Yonkers into wards," was read the second time.

On motion of Mr. Trahan, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1683, Int. No. 1166) entitled "An act to amend chapter four hundred and twenty-five of the Laws of eighteen hundred and ninety-six, entitled 'An act to amend the charter of the city of Poughkeepsie,' in relation to city bonds," was read the second time.

On motion of Mr. Gardner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1682, Int. No. 1032) entitled "An act to amend the Tenement House Law, in relation to the definition of a tenement," was read the second time.

On motion of Mr. Neary, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1681, Int. No. 1187) entitled "An act to amend the Greater New York charter, in relation to reinstatement of policemen," was read the second time.

On motion of Mr. T. C. Moore, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1680, Int. No. 927) entitled "An act to amend the Greater New York charter, in relation to the appointment of clerks and deputy clerks of the municipal court of the city of New York," was read the second time.

On motion of Mr. Ullman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1679, Int. No. 1228) entitled "An act to amend the Greater New York charter, in relation to the position of military police captain in the police department of the city of New York," was read the second time.

On motion of Mr. Jesse, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1678, Int. No. 998) entitled "An act to amend the Surrogate Court Act, in relation to the compensation of the surrogate's court stenographer of Oneida and Broome counties," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1677, Int. No. 318) entitled "An act to provide for the reinstatement, in the teaching staff of the public schools in the city of New York, of Lena M. Zipfel," having been announced, Mr. Wells moved to amend as follows:

(See Appendix No. 9.)

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1676, Int. No. 261) entitled "An act to amend the Workmen's Compensation Law, generally," having been announced for a second reading,

On motion of Mr. Brady, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The Senate bill (No. 173, Assembly Reprint No. 1675, Rec. No. 164) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the qualifications of city magistrates," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading.

The bill (No. 1707, Int. No. 1375) entitled "An act to amend the State Charities Law, in relation to the superintendent of the New York State Reformatory for Women at Bedford," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1708, Int. No. 289) entitled "An act to amend the Conservation Law, in relation to hunting and fishing on private land used for agricultural or other purposes," was read the second time.

On motion of Mr. Betts, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate returned the Assembly bill (No. 881, Senate Reprint No. 1203, Int. No. 516) entitled "An act to amend the Civil Practice Act, generally," with a message that they have concurred in the passage of the same with the following amendments:

Page 1, line 6, strike out the comma after "action".

Line 7, strike out all commas.

Page 5, line 23, strike out the comma after "judgment".

Page 10, line 23, strike out the comma after "time".

Page 11, line 7, strike out the comma after "direction".

Page 14, line 14, strike out "twenty-nine" and insert "forty".

Page 51, line 11, strike out "April fifteen, nineteen hundred and twenty-two" and insert "October first, nineteen hundred and twenty-one."

Line 14, strike out "nineteen hundred and twenty" and insert "nineteen hundred and twenty-one."

Mr. Duke moved to nonconcur in the amendments of the Senate thereto, and request the appointment of a committee on conference thereon.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Speaker appointed Messrs. Duke, Adler, Jenks, Cole and McKee as such committee on the part of the Assembly.

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have nonconcurred in the amendments of the Senate thereto, and have requested the appointment of a committee of conference thereon, and that Mr. Speaker has appointed Messrs. Duke, Adler, Jenks, Cole and McKee as such committee on the part of the Assembly.

A message was received from the Senate, in the words following:

IN SENATE, *March 28, 1921.*

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill (No. 205, Reprint No. 1235, Rec. No. 32) entitled "An act to amend the Greater New York charter, in relation to making more specific the powers of the commissioner of public welfare of the city of New York in the collection of money for the support of poor persons from relatives, and the property or estate of such poor persons."

The vote upon the final passage of the said bill having been reconsidered, on motion of Mr. Straus, and by unanimous consent, the same was amended as follows:

Page 2, line 2, strike out "to" and insert "by".

Line 17, after "public" insert "or private".

Line 17, before "and" insert "or home where the commissioner of public welfare has placed him,".

Line 20, strike out "Penal Law" and insert: "Code of Criminal Procedure. The determination of the commissioner of public welfare as to the reasonableness of said charges may at any time be reviewed by any city magistrate or any judge of a court of record."

Page 2, between lines 24 and 25 insert: "§ 2. Nothing in this act contained shall be construed as abrogating or conflicting with the powers or duties conferred and imposed upon the court of domestic relations under the provisions of the Inferior Criminal Court's Act of the City of New York."

Line 25, change numeral "2" to "3".

Said bill, as amended, was re-printed, re-engrossed, and having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

ERNEST A. FAY,

Said bill having been announced, Mr. Hamill moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Dickstein	Hamill	McCleary	Schwab
Aronson	Di Pirro	Harrington	McDonald	Seaker
Bailey	Dobson	Harris	McGinnies	Seelbach
Barnes	Doherty	Hausner	McKee	Smith C C
Bartholomew	Donohue	Hawkins	McWhinney	Smith J C
Baum	Downs	Henderson	Mead	Smith M J
Betts	Druss	Hunter	Merrigan	Smith T K
Blakely	Duke	Hutchinson	Miller	Soule
Bloch	Ellaworth	Jacobs	Moore J G	Steinberg
Blodgett	Evans	Jeffery	Moore T C	Stitt
Bly	Everett	Jenks	Moran	Taylor
Booth	Fenner	Jesse	Morrissey	Trahan
Borkowski	Finch	Judson	Moses	Ullman
Brady	Fox	Kiernan	Mullen	VanWagenen
Brooks	Franchot	Kirkland	Neary	Wallace
Brundage	Frerichs	Lattin	Nichols	Walsh
Burchill	Gaffers	Leininger	O'Connor	Warren
Campbell E C	Gage	Lewis	Pette	Webb
Campbell W W	Galgano	Lieberman	Porter	Wells
Carroll	Gardner	Long	Rayher	Westall
Caulfield	Gempler	Lord	Reiburn	Wheelock
Chamberlin	Giaccone	Lown	Reilly	Whitcomb
Cheney	Gray	Lyman	Reiss	Williams
Clayton	Greenwald	MacFarland	Rice	Witter
Cole	Hackenburger	Martin	Richford	Wright
Cosgrove	Hager	Mastick	Rowe	Yale
Cowee				

Said bill, as amended, was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Schwab
Antin	Dickstein	Harrington	McDonald	Seaker
Aronson	Di Pirro	Harris	McGinnies	Sealbach
Bailey	Dobson	Hausner	McKee	Smith O C
Barnes	Doherty	Hawkins	McWhinney	Smith J C
Bartholomew	Donohue	Henderson	Mead	Smith M L
Baum	Downs	Hunter	Merrigan	Smith T K
Betta	Druss	Hutchinson	Miller	Solomon
Blakely	Duke	Jacobs	Moore J G	Soule
Bloch	Ellsworth	Jager	Moore T C	Steinberg
Blodgett	Evans	Jeffery	Moran	Stitt
Bly	Everett	Jenks	Morrissey	Taylor
Booth	Fenner	Jesse	Moses	Trahan
Borkowaki	Finch	Judson	Mullen	Ullman
Brady	Fox	Kiernan	Neary	VanWagenen
Brooks	Franchot	Kirkland	Nichols	Wallace
Brundage	Frerichs	Lattin	O'Connor	Walsh
Burchill	Gaffers	Leininger	Orr	Warren
Campbell E C	Gage	Lewis	Pette	Webb
Campbell W W	Galgano	Lieberman	Porter	Wells
Carroll	Gardner	Long	Rayher	Westall
Caulfield	Gempler	Lord	Reiburn	Wheelock
Chamberlin	Giaccone	Lown	Reilly	Whitcomb
Cheney	Gray	Lyman	Reiss	Williams
Clayton	Greenwald	MacFarland	Rice	Witter
Cole	Hackenburg	Martin	Richford	Wright
Cosgrove	Hager	Mastick	Rowe	Yale
Cowee	Halpern	McArdle	Sackett	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as as amended, have again passed the same.

The Senate returned the Assembly bill (No. 1421, Senate reprint No. 1268, Int. No. 785) entitled "An act to amend the charter of the city of Buffalo, generally," with a message that they have concurred in the passage of the same with the following amendments:

Page 4, line 17, strike out "Cane" and insert in italics "Camp".

Line 18, strike out "Cane" and insert in italics "Camp".

Line 20, strike out "Jefferson" and insert in italics "Carlton"; after the semi-colon insert in italics "thence westerly along the center line of Carlton street to the center line of Jefferson street;".

Page 6, line 1, strike out "Genessee" and insert in italics "Carlton"; after the semi-colon insert in italics "thence

easterly along the center line of Carlton street to the center line of Genesee street; ”.

Line 2, strike out “Cane” and insert in italics “Camp”.

Line 3, strike out “Cane” and insert in italics “Camp”.

Line 8, strike out “third”.

Line 9, strike out “and fourth” and insert in italics “sixth, seventh and eighth”.

Page 33, line 17, strike out bracket before “mayor” and insert bracket before “for”.

Page 58, line 15, strike out italics.

Page 70, line 2, strike out “and”.

Page 86, line 12, after the comma insert “and an act to provide for the relief of the city of Buffalo, and to change and regulate the crossing and occupation of streets, avenues and public grounds in said city by railroads, being chapter three hundred and forty-five of the Laws of eighteen hundred and eighty-eight and the acts amendatory thereof and supplemental thereto;”

Page 82, line 25, strike out brackets and the word “elected”.

Page 4, line 5, after the comma insert in italics “the third, fourth and fifth election districts of the ninth ward,”.

Page 27, line 12, after “appoint” insert in italics “; by and with the advice and consent of the council,”.

Mr. Rowe moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Schwab
Antin	Dickstein	Harrington	McDonald	Seaker
Aronson	Di Pirro	Harris	McGinnies	Seelbach
Bailey	Dobson	Hausner	McKee	Smith C C
Barnes	Doherty	Hawkins	McWhinney	Smith J C
Bartholomew	Donohue	Henderson	Mead	Smith M L
Baum	Downs	Hunter	Merrigan	Smith T K
Betts	Druss	Hutchinson	Miller	Solomon
Blakely	Duke	Jacobs	Moore J G	Soule
Bloch	Ellsworth	Jager	Moore T C	Steinberg
Blodgett	Evans	Jeffery	Moran	Stitt
Bly	Everett	Jenks	Morrissey	Taylor
Booth	Fenner	Jesse	Moses	Trahan
Borkowski	Finch	Judson	Mullen	Ullman

Brady	Fox	Kiernan	Neary	VanWagenen
Brooks	Franchot	Kirkland	Nichols	Wallace
Brundage	Frerichs	Lattin	O'Connor	Walsh
Burchill	Gaffers	Leininger	Orr	Warren
Campbell E O	Gage	Lewis	Petta	Webb
Campbell W W	Galgano	Lieberman	Porter	Wells
Carroll	Gardner	Long	Rayher	Westall
Caulfield	Gempler	Lord	Reiburn	Wheelock
Chamberlin	Giaccone	Lown	Reilly	Whitcomb
Cheney	Gray	Lyman	Reiss	Williams
Clayton	Greenwald	MacFarland	Rice	Witter
Cole	Hackenburg	Martin	Richford	Wright
Cogrove	Hager	Mastick	Rowe	Yale
Cowee	Halpern	McArdle	Sackett	

Ordered, That the Clerk return said bill to the Senate. with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the bill (No. 675, Int. No. 639) entitled "An act to amend the Tax Law, in relation to fees of collector on returned taxes in Herkimer county."

Also, the bill (No. 886, Int. No. 828) entitled "An act to amend chapter fifty-six of the Laws of nineteen hundred and six, entitled 'An act to amend chapter two hundred and fifteen of the Laws of eighteen hundred and twenty, and to revise and consolidate the several acts relative to, and to change the name of the corporation heretofore known as the Trustees of the Theological Seminary of Auburn in the State of New York,' in relation to the powers, objects and purposes of such seminary."

Also, the bill (No. 1531, Int. No. 1250) entitled "An act making an appropriation for the State's share of the cost of construction and improvement of rural post roads within the State, under the provisions of certain acts of Congress which provide that the United States shall aid in the construction of rural postal roads, and for other purposes, to be expended in accordance with article six-a of the Highway Law."

Also, the bill (No. 1035, Int. No. 950) entitled "An act to authorize, empower and direct the Commissioner of Agriculture to investigate the claim of E. and D. R. Glezen for damages alleged to have been sustained by them in the killing or injury of their sheep by dogs and to determine the amount of such damages," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the bill (No. 1214, Int. No. 1090) entitled "An act to amend chapter three hundred and fifty-six of the Laws of nineteen hundred and seven, entitled 'An act to provide for the construction of intercepting sewers in and for the city of Syracuse,' in relation to authorizing and empowering the Syracuse intercepting sewer board to regulate and improve the channel of Onondaga creek from a point about two hundred and fifty feet west from Plum street to the Barge canal harbor, and the amount of bonds which may be issued thereunder," with a message that they had concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Syracuse.

The Senate returned the bill (No. 1051, Int. No. 964) entitled "An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' in relation to salary of the stenographer of the city court," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Elmira.

The Senate returned the bill (No. 1052, Int. No. 965) entitled "An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' in relation to the appointment of police patrol drivers," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Elmira.

The Senate returned the bill (No. 1202, Int. No. 1081) entitled "An act to amend chapter one hundred and thirty of the Laws of nineteen hundred and fifteen, entitled 'An act to revise the charter of the city of Cohoes,' in relation to the collection of unpaid State and county taxes," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Cohoes.

The Senate returned the bill (No. 1529, Int. No. 357) entitled "An act to revise the charter of the city of Rome," with a mes-

sage that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Rome.

The Senate returned the Assembly bill (No. 1421, Senate Reprint No. 1268, Int. No. 785) entitled "An act to amend the charter of the city of Buffalo, generally."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

The Senate returned the bill (No. 1570, Int. No. 1286) entitled "An act to amend the Highway Law, in relation to the maintenance of county roads which are designated for improvement under chapter eighteen of the Laws of nineteen hundred and twenty-one," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the concurrent resolution recalling from the Governor for the purpose of amendment Assembly bill (No. 1117, Int. No. 76) entitled "An act to amend the Town Law, in relation to street lighting," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The privileges of the floor were extended to Hon. A. B. Parker and Hon. N. B. Pearlman.

On motion of Mr. Adler, the House adjourned.

WEDNESDAY MARCH 30, 1921

The House met pursuant to adjournment.

Prayer by Rev. G. C. Douglas, Saratoga Springs.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with, and the same was approved.

Mr. Speaker presented the Second Annual Report of the Commission of Pensions, which was laid upon the table and ordered printed.

(See Document.)

Mr. Brady introduced a bill entitled "An act to authorize the Trustees of Public Buildings to contract for and cause to be installed in the chamber of the Assembly an electrical and mechanical system for registration of votes of members of the Assembly, and making an appropriation therefor" (Int. No. 1467), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the Labor Law, generally" (Int. No. 1468), which was read the first time and referred to the committee on labor and industries.

Mr. Brundage introduced a bill entitled "An act to amend the Education Law, in relation to the retirement of public school teachers who have taught for a period of sixty years" (Int. No. 1469), which was read the first time and referred to the committee on public education.

Mr. Crews introduced a bill entitled "An act to amend the Code of Criminal Procedure, in relation to undertakings of bail" (Int. No. 1470), which was read the first time and referred to the committee on codes.

Mr. Duke introduced a bill entitled "An act to amend section thirteen hundred and thirty-six of the Code of Civil Procedure, in relation to appeals to the Court of Appeals" (Int. No. 1471), which was read the first time and referred to the committee on codes.

Mr. Gempler introduced a bill entitled "An act to amend the General Business Law, in relation to fees of employment agencies" (Int. No. 1472), which was read the first time and referred to the committee on general laws.

Mr. Harris introduced a bill entitled "An act to amend the Education Law, relative to the salaries of principals of schools in cities of the first class having a population of one million or over" (Int. No. 1473), which was read the first time and referred to the committee on public education.

Mr. Lattin introduced a bill entitled "An act to amend the Public Health Law, in relation to vital statistics" (Int. No. 1474), which was read the first time and referred to the committee on public health.

Mr. Lieberman introduced a bill entitled "An act to amend the

Penal Law, in relation to the publishing and distribution of printed matter likely to prejudice a class of persons " (Int. No. 1475), which was read the first time and referred to the committee on codes.

Mr. McGinnies introduced a bill entitled "An act to amend the Education Law, in relation to the membership of the State Teachers' Retirement Board " (Int. No. 1476), which was read the first time and referred to the committee on public education.

Mr. McWhinney introduced a bill entitled "An act to amend the Highway Law, in relation to expenditures for sidewalks " (Int. No. 1477), which was read the first time and referred to the committee on internal affairs.

Mr. O'Connor introduced a bill entitled "An act to amend the Workmen's Compensation Law, in relation to the definition of employment " (Int. No. 1478), which was read the first time and referred to the committee on labor and industries.

Miss M. L. Smith introduced a bill entitled "An act to amend the Election Law, in relation to dispensing with the appointment of canvassing inspectors in election districts where voting machines are used " (Int. No. 1479), which was read the first time and referred to the committee on the judiciary.

Mr. Wright introduced a bill entitled "An act to amend the General Municipal Law, in relation to the construction and maintenance of memorial building or monument by a county or city " (Int. No. 1480), which was read the first time and referred to the committee on affairs of cities.

Also, "An act making an appropriation for the completion of the improvement of Chadakoin river, known as Chautauqua Lake Outlet, as provided by chapter seven hundred and fifty-eight of the Laws of nineteen hundred and thirteen " (Int. No. 1481), which was read the first time and referred to the committee on ways and means.

Mr. Pette introduced a bill entitled "An act to amend the Public Health Law, in relation to dental offices doing business under a title name " (Int. No. 1482), which was read the first time and referred to the committee on public health.

Mr. McGinnies, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Martin

(No. 1605, Int. No. 1389) entitled "An act to amend the Public Lands Law, in relation to abandonment of lands held by the State under erroneous tax deeds," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Seaker, Fenner, Yale, Mead, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. McGinnies (No. 1512, Int. No. 1325) entitled "An act to amend the State Charities Law in relation to quarterly or monthly estimates of expenses," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Seaker, Fenner, Yale, Mead, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. Jacobs (No. 1466, Int. No. 1300) entitled "An act to authorize the State Commissioner of Highways to dispose at public or private sale of certain machinery, tools and equipment which was purchased by the State for the construction of highway number fifty-five hundred and eighty-eight, in Greene county," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Seaker, Fenner, Yale, Mead, Harrington, Mullen,

Those who voted in the negative were: Messrs. Hamill, Leininger.

Also, Assembly bill introduced by Mr. McGinnies (No. 1323, Int. No. 1199) entitled "An act making appropriation for the contributions of the State to the counties for the construction and improvement of certain highways and county roads, in accordance with section three hundred and twenty-b of the Highway Law," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Seaker, Fenner, Yale, Mead, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. McGinnies (No. 1322, Int. No. 1198) entitled "An act making appropriations for the contributions of the State for the repair and improvement of

town highways in accordance with the requirements of section one hundred and one of the Highway Law and chapter one hundred and thirty-seven of the Laws of nineteen hundred and eleven, and the repair and improvement of highways and bridges on Indian reservations in accordance with section one hundred and fifty-nine of the Highway Law," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Seaker, Fenner, Yale, Mead, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. Morrissey (No. 1029, Int. No. 944) entitled "An act authorizing and empowering the Commissioners of the Land Office to grant to the city of Troy all the interest of the State in and to certain lands under the waters of the Hudson river for the purposes of public streets," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Seaker, Fenner, Yale, Mead, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Mr. Martin (No. 603, Int. No. 575) entitled "An act to release the interest of the people of the State of New York in certain real estate in Oneida and Herkimer counties to Oneida Presbytery," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Seaker, Fenner, Yale, Mead, Steinberg, Harrington, Mullen, Hamill, Leininger.

Also, Assembly bill introduced by Miss M. L. Smith (No. 389, Int. No. 386) entitled "An act for the establishment and administration of a fund to be used for the amelioration of the condition of certain residents of this State who are suffering from disability incurred in or as a result of their having been in the military or naval service of the United States during the World War," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Seaker, Fenner, Yale, Mead, Steinberg, Mullen, Hamill, Leininger.

which report was agreed to, and said bills placed on the order of second reading.

Mr. McGinnies, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. McGinnies (No. 1662, Int. No. 1424) entitled "An act to amend the State Finance Law, in relation to creating the board of estimate and control, defining its powers and duties, and abolishing the central supply committee and transferring its functions to such board, and to repeal section twenty-six of the Legislative Law, and making an appropriation therefor," reported in favor of the passage of the same with the following amendments:

Page 8, line 20, after the word "any" strike out "un-".

Page 8, line 21, strike out the word "used".

Those who voted in the affirmative were: Messrs. McGinnies, Seaker, Fenner, Yale, Mead, Steinberg, Harrington, Mullen, Hamill, Leininger.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Baum (No. 938, Int. No. 860) entitled "An act to amend the Election Law, in relation to the delivery of ballot boxes in the city of New York at the close of the canvass of votes at an election," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Lown, Jenks, Everett, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes, Bloch, McKee.

Also, Assembly bill introduced by Mr. Jesse (No. 1497, Int. No. 41) entitled "An act to amend the Election Law, in relation to the adoption and use of voting machines in New York city," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Lown, Everett, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes.

Those who voted in the negative were: Messrs. Jenks, Bloch, McKee.

Also, Assembly bill introduced by Mr. Martin (No. 1488,

Int No. 1318) entitled "An act to amend the Stock Corporation Law, in relation to the separation of the powers of a stock corporation," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Lown, Jenks, Everett, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes, Bloch, McKee.

Also, Assembly bill introduced by Mr. Rayher (No. 1494, Int. No. 925) entitled "An act to amend the Decedent Estate Law, in relation to the rights of a surviving wife to a share of the personal estate of deceased husband," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Stitt, Ullman, Westall.

Those who voted in the negative were: Messrs. Everett, Smith, T. K., Moran, Barnes, Bloch, McKee.

Also, Assembly bill introduced by Mr. Jeffery (No. 1592, Int. No. 1382) entitled "An act to amend the Judiciary Law, in relation to compensation of interpreters," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Jenks, Everett, Stitt, Ullman, Smith, T. K., Moran, Barnes, Bloch, McKee.

In the negative: Mr. Westall.
which report was agreed to, and said bills placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Bly (No. 361, Int. No. 361) entitled "An act to amend the Judiciary Law, in relation to official referees," reported in favor of the passage of the same with the following amendments:

Page 2, line 21, strike out bracket "[".

Line 22, strike out bracket "] ".

Line 25, strike out brackets enclosing the word "counties".

Line 25, strike out the word "county".

Line 25, strike out the bracket before the comma.

Line 26, strike out the bracket after the word "Queens".

Page 3, line 3, strike out the words "except in the second judicial district".

Page 3, strike out lines 16 to 26, inclusive.

Page 4, strike out lines 1 to 9, inclusive, and insert in place thereof in italics the following: "Upon the expiration of the terms of office of official referees heretofore appointed under the Judiciary Law in the second judicial district, no additional official referees shall be appointed in such district unless and until the number of such official referees shall be reduced to less than three and thereafter there may be appointed in such district such official referees as will at all times maintain the number of such official referees at not to exceed three. No official referee of such district shall hold any other public office or practice as an attorney or counsellor-at-law in any court in this State or act otherwise as referee, or as receiver, but shall devote his entire time and capacity so far as public interests demand to the duties of his office."

Page 5, line 6, strike out all that part of the line after the period.

Page 5, strike out lines 7 to 10, inclusive.

Page 5, line 11, strike out the word "office".

Page 6, strike out lines 1 to 3, inclusive.

Page 6, line 4, strike out the numeral "4" and insert in place thereof the numeral "3".

Those who voted in the affirmative were: Messrs. Martin, Rowe, Jenks, Everett, Stitt, Ullman, Westall, Barnes.

Those who voted in the negative were: Messrs. Bloch, McKee. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Ullman (No. 1561, Int. No. 1363) entitled "An act to amend the Prison Law, in relation to commutation of sentences of convicts," reported in favor of the passage of the same with the following amendments:

On page 3, line 3, after the word "hereof" change the "period" to a "comma" and insert in italics the following: "except section two hundred and eighteen thereof".

On page 3, line 14, change the word "thereof" to read "hereof".

On page 3, line 14, after the "comma" following the word "hereof" insert in italics the following: "except section two hundred and eighteen thereof".

Those who voted in the affirmative were: Messrs. Martin, Rowe, Jenks, Everett, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes, Bloch, McKee.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. J. G. Moore (No. 713, Int. No. 675) entitled "An act to amend the Real Property Law, in relation to registering title to real property," reported the same with the following amendments:

Page 2, line 8, before the word "unless" insert a bracket " [".

Page 2, line 14, after the word "proceeding" insert a bracket "] ".

Page 11, strike out lines 17 to 26, inclusive.

Page 12, strike out all of page 12.

Page 13, strike out all of page 13.

Page 14, strike out lines 1 to 3, inclusive.

Page 14, line 4, change the numeral "8" to "7".

Page 15, strike out lines 7 to 27, inclusive.

Page 16, strike out lines 1 to 18, inclusive.

Page 16, line 19, change the numeral "10" to "8".

and requests that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Martin, from the committee on the judiciary, to which was referred Senate bill introduced by Mr. Wiswall (No. 777, Rec. No. 225) entitled "An act to amend the charter of the Albany Diocese Mission Aid, in relation to membership," reported in favor the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Lown, Jenks, Everett, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes, Bloch, McKee.

Also, Senate bill introduced by Mr. Swift (No. 963, Rec. No. 166) entitled "An act to amend the Civil Service Law, in relation to the retirement of officers and employees in the State civil service," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Lown, Jenks, Everett, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes, Bloch, McKee.

Also, Senate bill introduced by Mr. Swift (No. 988, Rec. No. 215) entitled "An act to amend the Religious Corporations Law,

in relation to sale, mortgage and lease of real property," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Jenks, Everett, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes, Bloch, McKee.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred Senate bill (No. 778, Rec. No. 224) introduced by Mr. Wiswall, entitled "An act to amend the charter of the Catholic Charities Aid Associations, in relation to guardianship powers," reported in favor of the passage of the same with the following amendment.

Page 1, line 6, strike out after the word "property" " , without a bond,".

Those who voted in the affirmative were: Messrs. Martin, Lowry, Jenks, Everett, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes, Bloch, McKee.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Pette (No. 1266, Int. No. 1142) entitled "An act to authorize and empower the police commissioner of the city of New York to relieve from service Cornelius B. Doherty, as a member of the police force, for permanent disabilities received in the performance of his duties while a member of such force, and to award him an annual pension during his lifetime of a sum not to exceed three-fourths of the full compensation at the time of retirement, to be paid from the pension fund of such force," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitecomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also Assembly bill introduced by Mr. Miller (No. 1235, Int. No. 1084) entitled "An act to amend the charter of the city of Batavia," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Pette (No. 1267, Int. No. 1143) entitled "An act to amend the Greater New York charter, in relation to annuities of certain retired members of the fire and police departments," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, Kiernan.

Also, Assembly bill introduced by Mr. Mead (No. 1091, Int. No. 1003) entitled "An act to amend the charter of the city of Port Jervis, in relation to street improvements and payments therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Kiernan.

Also, Assembly bill introduced by Mr. Barnes (No. 681, Int. No. 645) entitled "An act to amend the General City Law, in relation to money for Memorial day in cities of the third class," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, Kiernan.

Also, Assembly bill introduced by Mr. Booth (No. 1403, Int. No. 1261) entitled "An act authorizing the city of Utica to change the course of Sylvan Glen creek, and of Beckwith creek, in the town of New Hartford and the city of Utica, to acquire property therefor, and make and maintain improvements in such city and town, and to issue bonds to pay therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, Kiernan.

Also, Assembly bill introduced by Mr. Rayher (No. 1283, Int. No. 1159) entitled "An act to amend chapter six hundred and eighty-six of the Laws of eighteen hundred and ninety-nine, en-

titled 'An act to authorize the board of estimate and apportionment of the city of New York to provide for the payment of the services rendered in the said city after annexation by the volunteer firemen of that portion of Westchester county annexed to the city of New York by chapter nine hundred and thirty-four of the Laws of eighteen hundred and ninety-five,' in relation to compensation of volunteer firemen," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, Kiernan.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Chamberlin (No. 1162, Int. No. 1050) entitled "An act to amend the revised charter of the city of Syracuse, in relation to the boundary of such city and of the tenth and thirteenth wards thereof," reported in favor of the passage of the same with the following amendments:

Page 6, line 16, strike out bracket.

Page 6, line 20, insert bracket after words "South line of".

Page 7, on lines 4, 5 and 6, strike out "west of the west line of Avery avenue; thence southerly parallel with Avery avenue and one hundred and thirty-two feet therefrom to the south line".

Page 7, line 25, strike out "a point on the west boundary of the Woodland reservoir property; thence south" and insert in the place thereof "the intersection of the centre lines of Avery avenue and Wadsworth."

Page 8, line 1, strike out line 1 and insert in the place thereof, "street, thence south along the centre line of Avery avenue to a point one hundred and thirty-two feet southwesterly at right angles from the southwest line of Wadsworth street; thence southeasterly parallel with Wadsworth street and one hundred and thirty-two feet therefrom to the east line of the Holy Rosary property; thence south along the east line of said property far enough so that a line drawn east and west parallel with the south line of lot seventy-four, Onondaga, will strike an angle in the west boundary of the Woodland reservoir property;".

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Doherty (No. 1318, Int. No. 1194) entitled "An act to amend the Greater New York charter, in relation to salaries of clerks, deputy clerks and assistant clerks of the municipal court of the city of New York," reported in favor of the passage of the same with the following amendments:

Page 2, line 4, strike out the bracket "[" before the word "at".

Page 2, line 5, strike out the bracket "]" after the word "salaries".

Page 2, line 5, before the period following the word "salaries" insert in italics "except as hereinafter provided".

Page 4, line 23, strike out the word "immediately" and insert in lieu thereof the words "January first, nineteen hundred and twenty-two."

Those who voted in the affirmative were: Messrs. Blakely, Booth, Crowley, Jesse, Blodgett, Pette, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Pette (No. 1268, Int. No. 1144) entitled "An act to authorize and direct the police commissioner of the city of New York to increase the pension of Charles M. Murphy to an amount not exceeding one-half of the salary paid to him at the date of his retirement," reported in favor of the passage of the same with the following amendments:

Page 1, line 7, strike out the words "to exceed" and insert in place thereof the words "less than".

Page 1, line 8, before the comma insert the following: "to be computed from the date of his injury".

Also amend title as indicated.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Hunter (No. 1278, Int. No. 1154) entitled "An act to amend the charter of Hornell, in relation to the establishment, maintenance and disbursement of pension funds for policemen and firemen," reported in favor of the passage of the same with the following amendments:

Page 4, line 20, after the word "chapter" insert as follows: "except the amount payable to the Firemen's Association of the State of New York under the provisions of the Insurance Law for the support of the Volunteer Firemen's Home at Hudson, New York,".

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Blakely (No. 1105, Int. No. 1017) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' generally," reported in favor of the passage of the same with the following amendments:

Page 1, strike out lines 1 to 9, and insert:

"Section 1. Section thirteen of article thirteen of chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' as amended by chapter three hundred and forty-three of the Laws of nineteen hundred and nineteen, is hereby amended to read as follows:

"§ 13. The mayor of the city of Yonkers shall designate in writing, to be filed with the city clerk, an acting city judge. He shall have been an attorney of the Supreme Court of this State for five years and shall be and continue to be a resident of the city of Yonkers, during his term of office. [The mayor may revoke such designation and redesignate at will.] The acting city judge shall [only in case of sickness, absence from the city, disability or inability of the city judge to act, or upon such days, times or occasions as the city judge shall designate,] exercise in the place and

stead of the city judge criminal and civil jurisdiction [such as is conferred by law upon the city judge, during the times such sickness, absence, disability or inability shall continue, or upon such days, times or occasions as] over all matters which may be assigned to him by the city judge [shall designate]. [In case any criminal warrant issued by the city judge shall be returned during his absence from the city, sickness, disability or inability to act, or upon such days, times or occasions as the city judge shall designate, any further proceedings on such warrant may be had before the acting city judge, and said acting city judge having once entered on the trial of an action or proceeding under this section, and not otherwise, may proceed to determine it.] The acting city judge shall have and exercise in relation to such cases as may be assigned to him all the powers, duties and jurisdiction conferred or imposed by law on the city judge. All process, whether criminal or civil, issued either by the city judge or the acting city judge, shall be returnable before either of such judges, and all proceedings on such process may be had and determined before either of such judges. The acting city judge shall receive an annual salary to be fixed by the board of estimate and apportionment. While so acting the acting city judge shall sign all papers and process as acting city judge of Yonkers. The acting city judge first to be appointed under this section, as hereby amended, shall hold office until December thirty-first, nineteen hundred and twenty-one. The acting city judge to be appointed thereafter shall hold office for a term of two years and shall be removable only upon charges."

Strike out page 2.

Page 3, line 5, after "payable" insert "from any appropriate fund of the city, or in case there be no such fund, such money shall be provided".

Strike out "bonds" and insert "notes".

Line 6, strike out "bonds" and insert "notes".

Page 3, line 7, after "the" before "year" insert "next succeeding fiscal"; strike out "nine".

Line 8, strike out "teen hundred and twenty-two".

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. T. C. Moore (No.

1160, Int. No. 1048) entitled "An act to amend chapter five hundred and fifty-nine of the Laws of nineteen hundred and ten, entitled 'An act to provide a charter for the city of New Rochelle,' generally," reported in favor of the passage of the same with the following amendments:

Page 4, between lines 2 and 3, insert the following:

"§ 3. Such charter is hereby amended by inserting therein, after section sixty-eight, a new section, to be section sixty-eight-a, to read as follows:

"§ 68-a. Appropriations for pension funds. The board of estimate and apportionment may include in its estimates of expenditures a sum, not exceeding one-twentieth of a mill on each dollar of the total amount of the assessed valuation of the real property of the city of New Rochelle for the year in which the appropriation is made, for the purpose of providing for a police pension fund and a similar sum for the purpose of providing a firemen's pension fund. Such sum shall be expended by the trustees of the police and fire pension funds in accordance with the laws regulating the trustees of such fund."

Page 4, line 3, strike out "4" and insert "5".

Page 5, line 4, strike out "5" and insert "6".

Page 6, line 5, strike out "6" and insert "7".

Page 6, line 17, strike out "7" and insert "8".

Page 7, line 8, strike out "8" and insert "9".

Page 9, line 9, strike out "9" and insert "10".

Page 9, line 25, strike out "10" and insert "11".

Page 10, line 21, strike out "11" and insert "12".

Page 11, line 6, strike out "12" and insert "13".

Page 12, line 14, strike out "13" and insert "14".

Page 13, line 1, strike out "14" and insert "15".

Page 13, line 20, strike out "15" and insert "16".

Page 14, line 16, strike out "16" and insert "17".

Page 15, line 9, strike out "17" and insert "18".

Page 16, line 18, strike out "18" and insert "19".

Page 17, line 6, after the period insert in italics "The provisions of this section shall not apply to conduits or pipes now existing or hereafter constructed under and by virtue of a franchise from the State."

Page 17, line 7, strike out "19" and insert "20".

Page 17, line 15, strike out "20" and insert "21".

Page 17, line 17, strike out "21" and insert "22".

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers Jesse, Blodgett, Pette, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Booth (No. 986, Int. No. 901) entitled "An act to amend chapter three hundred and ninety-three of the Laws of nineteen hundred and six, entitled 'An act to create and establish a policemen's relief and pension fund for the police department of the city of Utica and authorizing the granting and payment of relief and pensions to the officers and members of said department entitled thereto,' generally," reported in favor of the passage of the same with the following amendments:

On page 3, line 5, after the word "resignation" strike out the comma and insert the word "or".

On the same line strike out "the words or any other cause."

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. McDonald (No. 215, Int. No. 213) entitled "An act to validate the charter, confirm the rights of members, and legalize the acts of Van Nest hose companies numbers one and two of the Van Nest fire department, in the county of Bronx," reported in favor of the passage of the same with the following amendments:

Page 1, line 4, after the comma insert the following: "upon filing the approval of the fire commissioner of the city of New York, shall be and become and".

Page 1, line 4, after the word "declared" insert "to be".

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Senate bill introduced by Mr. Dunnigan (No. 574,

Rec. No. 168) entitled "An act to authorize the audit of a claim of Glyndon Contracting Company," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, Kiernan.

Also, Senate bill introduced by Mr. McCue (No. 787, Rec. No. 177) entitled "An act to amend the Greater New York charter, in relation to the rehearing of charges against and the reinstatement of uniformed members of the police force who have served in the military or naval service of the United States," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Senate bill introduced by Mr. Tolbert (No. 971, Rec. No. 220) entitled "An act to amend the Greater New York charter, repealing section eleven hundred and thirty-a thereof, relating to the college officials' and professors' retirement fund and inserting in its place a new section eleven hundred and thirty-a, in relation to the retirement fund of The College of the City of New York," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, Kiernan.

Also, Senate bill introduced by Mr. Dunnigan (No. 632, Rec. No. 153) entitled "An act to amend chapter seven hundred and one of the Laws of nineteen hundred and four, entitled 'An act relating to appointment of employees of the fire department of the city of New York to the uniformed force of the said department,' in relation to marine engineers attached to the civilian force of such department," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, Kiernan.

Also, Senate bill introduced by Mr. McGarry (No. 100, Rec.

No. 90) entitled "An act to amend the Tenement House Law, generally," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, Kiernan.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Senate bill (No. 178, Rec. No. 128) introduced by Mr. McCue, entitled "An act to amend the Greater New York charter in relation to the pensions of widows and orphans of members of the police force," reported in favor of the passage of the same with the following amendments:

On page 3, strike out lines 19 and 20.

On page 5, line 13, after the word "police" strike out the word "matrons" and insert the word "women".

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, Kiernan.

which report was agreed to, and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. O'Connor (No. 1005, Int. No. 920) entitled "An act to amend the Municipal Court Code of the City of New York, in relation to the allowance of disbursements in summary proceedings," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Hawkins, Cole, Harrington, Carroll, Fox, Evans, Campbell, W. W., Flynn, Dickstein, Henderson.

Also, Assembly bill introduced by Mr. Ullman (No. 1346, Int. No. 1222) entitled "An act in relation to the commitment, custody and control of wayward minors between the ages of sixteen and twenty-one years in the city of New York," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Cole, Harrington, Evans, Campbell, W. W., Flynn, Henderson.

Those who voted in the negative were: Messrs. Hawkins, Carroll, Dickstein.

Also, Assembly bill introduced by Mr. Bloch (No. 1331, Int. No. 1207) entitled 'An act to amend the Inferior Criminal Courts Act of the City of New York, relative to the terms of clerks thereof,' reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Hawkins, Cole, Harrington, Carroll, Evans, Campbell, Flynn, Dickstein, Henderson.

In the negative: Mr. Fox.

Also, Assembly bill introduced by Mr. Gardner (No. 171, Int. No. 171) entitled "An act to amend the Penal Law, in relation to depositing or leaving papers or refuse on highways and destroying or removing receptacles therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Hawkins, Cole, Harrington, Carroll, Campbell, W. W., Flynn, Dickstein.

In the negative: Mr. Henderson.

Also, Assembly bill introduced by Mr. Martin (No. 1557, Int. No. 1359) entitled "An act to amend the Penal Law, in relation to providing against persons not duly licensed advising within the State, for compensation, respecting the law of a foreign country, or maintaining an office within the State for such purpose," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Jenks, Hawkins, Cole, Harrington, Carroll, Fox, Evans, Campbell, W. W., Flynn, Dickstein, Henderson.

Also, Assembly bill introduced by Mr. Jenks (No. 1639, Int. No. 1406) entitled "An act to amend the Penal Law, in relation to buying or receiving stolen or wrongfully acquired property," reported in favor of the passage of the same, without amendment.

Those who voted in the affirmative were: Messrs. Duke, Jenks, Cole, Harrington, Carroll, Evans, Campbell, W. W.

In the negative: Mr. Fox.

Also, Assembly bill introduced by Mr. Westall (No. 1485, Int. No. 1315) entitled "An act to amend the Code of Civil Procedure, in relation to filing certain processes with proof of service in New York and Bronx counties," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Jenks, Cole, Harrington, Carroll, Fox, Evans, Campbell, W. W. which report was agreed to, and said bills placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Stitt (No. 971, Int. No. 893) entitled "An act to amend the Penal Law, in relation to the practice of law by corporations and voluntary associations," reported in favor of the passage of the same with the following amendments:

Page 3, line 17, after comma insert in italics "or in".

Line 19, after "insured" insert in italics "or guaranteed".

Between lines 19 and 20 insert in italics "(b) by a corporation lawfully authorized to act and acting as a real estate broker or agent, in respect to a contract for the sale of, or a lease of, real property, in the preparation of the contract or the lease in such transaction, or".

Line 20, strike out "(b)" insert in place thereof "(c)".

Page 4, line 1, strike out "and" and insert in italics "or".

Between lines 2 and 3 insert in italics: "(d) rendered or furnished by a corporation to any allied corporation, lawfully engaged in the same general business."

Those who voted in the affirmative were: Messrs. Duke, Hawkins, Cole, Harrington, Campbell, W. W., Flynn, Dickstein.

Those who voted in the negative were. Messrs. Carroll, Fox, Evans, Henderson.

which report was agreed to, and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Di Pirro (No. 773, Int. No. 726) entitled "An act to amend the Code of Criminal Procedure, in relation to release on bail pending an appeal to the county court," reported in favor of the passage of the same with the following amendments:

Second line of title strike out "to the county court", insert "from minor courts".

Page 1, line 10, strike out "and the judgment of the county court".

Those who voted in the affirmative were: Messrs. Duke, Hawkins, Cole, Harrington, Carroll, Campbell, W. W., Flynn, Dickstein, Henderson.

which report was agreed to, and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Pette (No. 1495, Int. No. 97) entitled "An act to amend the Penal Law, in relation to barbering on Sunday in the city of New York," reported in favor of the passage of the same with the following amendments:

Page 1, line 2 of title, strike out "in the city of New York".

Line 7, place brackets about "more", insert in italics "less", after "five" insert in italics "nor more than twenty-five".

Line 9, place brackets around "twenty-five", insert in italics "fifty".

Page 2, line 2, before semi-colon insert bracket "[".

Line 4, strike out bracket "[".

Line 5, strike out bracket "]"

Line 9, after period insert bracket "]".

Line 10, strike out "§ 2". At end of line 9 insert in italics new sentence: "The curtain shall be drawn during prohibited hours in such a manner that the interior of such shop or place where barbering is done may be readily seen from the sidewalk, alley or road in front of the building, or if such shop or place be above the first floor or an interior room, the door shall be fitted with clear glass through which during prohibited hours a clear and unobstructed view of the interior can be had."

Line 17, strike out "3", and insert "2".

Those who voted in the affirmative were: Messrs. Duke, Jenks, Cole, Harrington, Evans, Campbell, W. W.

Those who voted in the negative were: Messrs. Fox, Henderson.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Judson (No.

1636, Int. No. 1403) entitled "An act to amend the Town Law, in relation to the drainage of agricultural lands," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Miller, Smith, C. C., Van Wagenen, Yale, Finch, Kirkland, Bartholomew, Ellsworth.

Also, Assembly bill introduced by Mr. Hager (No. 1445, Int. No. 1282) entitled "An act to amend the County Law, in relation to soldiers' memorials," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Smith, C. C., Dobson, Van Wagenen, Yale, Finch, Kirkland, Bartholomew, Ellsworth.

Also, Assembly bill introduced by Mr. Bloch (No. 1212, Int. No. 1088) entitled "An act to amend the Highway Law, in relation to the placing on motor vehicles used for hire of signs showing the ownership thereof," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Smith, C. C., Dobson, Van Wagenen, Yale, Finch, Kirkland, Bartholomew, Ellsworth.

Also, Assembly bill introduced by Mr. Blakely (No. 1070, Int. No. 982) entitled "An act to amend the Highway Law, in relation to the selection of a jury to determine the necessity of private roads, and the amount of all damages to be sustained by the opening thereof," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Miller, Smith, C. C., Dobson, Van Wagenen, Yale, Finch, Kirkland, Bartholomew, Ellsworth.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Gage, from the committee on excise, to which was referred Senate bill introduced by Mr. Mullen (No. 1120, Rec. No. 188) entitled "An act to amend the Penal Law, in relation to intoxicating liquor, repealing the Liquor Tax Law and the City Local Option Law, and providing for completing the unfinished business

of the State Excise Department," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Gage, Richford, Long, Hager, Betts, Williams, Seelbach, Witter.

Those who voted in the negative were: Messrs. Di Pirro, Schwab.

which report was agreed to, and said bill placed on the order of second reading.

On motion of Mr. Gage, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Gage, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdie	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Smith T K
Betts	Downs	Hunter	Merrigan	Solomon
Blakely	Druss	Hutchinson	Miller	Soule
Bloch	Duke	Jacobs	Moore J G	Steinberg
Blodgett	Ellsworth	Jager	Moore T C	Stitt
Bly	Evans	Jeffery	Moran	Taylor
Booth	Everett	Jenks	Morrissey	Trahan
Borkowski	Fenner	Jesse	Moses	Ullman
Brady	Finch	Judson	Mullen	VanWagoner
Brooks	Fox	Kiernan	Neary	Wackerman
Brundage	Franchot	Kirkland	Nichols	Wallace
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb

Cheney	Giaccone	Lown	Reilly	Williams
Clayton	Gray	Lyman	Reiss	Witte
Cole	Greenwald	MacFarland	Rice	Wright
Cosgrove	Hackenburg	Martin	Richford	Yale
Cowee	Hager	Mastick	Rowe	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. McWhinney, from the committee on affairs of villages, to which was referred Assembly bill introduced by Mr. T. C. Moore (No. 1593, Int. No. 1383) entitled "An act to amend the Village Law, in relation to the powers of boards of trustees to establish building lines and to regulate the character and location of buildings constructed within a village," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McWhinney, Hunter, Rice, Hutchinson, Evans, Mastick, Ellsworth, Smith, J. C., Gray.

Also, Assembly bill introduced by Mr. McWhinney (No. 1607, Int. No. 1391) entitled "An act to amend the Village Law, in relation to the powers of board of trustees for the lease and maintenance of public hack stands," reported in favor of the passage of the same, without amendment.

Those who voted in the affirmative were: Messrs. McWhinney, Hunter, Rice, Hutchinson, Evans, Mastick, Ellsworth, Smith, J. C., Gray.

Also, Assembly bill introduced by Mr. Cole (No. 1423, Int. No. 1266) entitled "An act to amend the Village Law, in relation to diminishing the boundaries of villages," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McWhinney, Hunter, Rice, Hutchinson, Evans, Mastick, Ellsworth, Smith, J. C., Gray.

which report was agreed to, and said bills placed on the order of second reading.

Mr. McWhinney, from the committee on affairs of villages, to which was referred Senate bill introduced by Mr. Burling (No. 915, Rec. No. 192) entitled "An act to provide for the construction and maintenance of an incinerator, for the purpose of con-

suming by heat or fire all garbage or refuse, or like matter, in the village of Port Chester, and to provide means for the payment therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McWhinney, Hunter, Rice, Hutchinson, Evans, Mastick, Ellsworth, Smith, J. C., Gray.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Warren (No. 1271, Int. No. 1147) entitled "An act to permit the Bay Ridge Park Improvement Company to apply to the State Tax Commission for revision and readjustment of the taxes stated against it under section one hundred and eighty-two of the Tax Law, and acts amendatory thereof, based on its reports and otherwise for the years nineteen hundred and five to and through nineteen hundred and eleven, inclusive," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Moore, T. C., Van Wagenen, Morrissey, Bly, Franchot, Frerichs, Lieberman.

Also, Assembly bill introduced by Mr. Duke (No. 1139, Int. No. 1027) entitled "An act to amend the Tax Law, in relation to charitable exemptions," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Moore, T. C., Van Wagenen, Morrissey, Bly, Franchot, Frerichs, Lieberman.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. McWhinney (No. 1514, Int. No. 1327) entitled "An act to amend the Tax Law, in relation to imposing taxes upon and with respect to income," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Van Wagenen, Frerichs, Lieberman, Lyman.

Those who voted in the negative were: Messrs. Bly, Franchot, Reiburn.

which report was agreed to, and said bill rejected.

Mr. Wells, from the committee on military affairs, to which was referred Assembly bill introduced by Mr. Galgano (No. 989, Int. No. 904) entitled "An act to amend the Military Law, in relation to allowances to the city chamberlain of the city of New York for military organizations in such city," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wells, Steinberg, Wallace, Brundage, Fox, Carroll, McLoughlin.

Also, Assembly bill introduced by Mr. Halpern (No. 1549, Int. No. 1351) entitled "An act to amend the Military Law, in relation to certain State and municipal officers and employees who served in Federal military, naval or marine service during the World War," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wells, Steinberg, Wallace, Brundage, Fox, Carroll, McLoughlin.
which report was agreed to, and said bills placed on the order of second reading.

Mr. Hager, from the committee on penal institutions, to which was referred Senate bill introduced by Mr. Lowman (No. 54, Rec. No. 43) entitled "An act to amend the Prison Law, in relation to permitting inmates in State reformatories to attend funeral and last illness of near relatives," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Hager, Gardner, Harrington, Brundage, Gempler, Wallace, Doherty, Morrissey, Giaccone, Crews, Hackenburg, Galgano.

In the negative: Mr. Soule.
which report was agreed to, and said bills placed on the order of second reading.

Mr. Richford, from the committee on general laws, to which was referred Assembly bill introduced by Mr. Doherty (No. 1307, Int. No. 1183) entitled "An act to amend the General Business Law, in relation to mattresses, upholstered box springs and metal bed springs," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Richford, Brady, Neary, Halpern, Blodgett, Druss, Aronson, Borkowski, O'Connor, Walsh, Galgano.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Richford, from the committee on general laws, to which was referred Assembly bill introduced by Mr. Leininger (No. 1085, Int. No. 997) entitled "An act to amend the General Business Law, in relation to books to be kept by garage keepers, motor vehicle paint, repair or machine shops and dealers in used motor vehicles," reported in favor of the passage of the same with the following amendments:

Page 1, line 7, after the word "by" insert the word "public".

Page 1, line 7, after the comma insert the word "public".

Page 1, line 10, before the word "garage" insert the word "public".

Page 1, line 10, after the first comma insert the word "public".

Page 2, line 6, after the second "such" insert the word "public".

Page 2, line 7, before the word "motor" insert the word "public".

Page 2, line 15, after the second "such" insert the word "public".

Page 2, line 16, after the word "such" insert the word "public".

Page 2, line 9, strike out the words "chassis number".

Page 2, line 10, strike out "and manufacturer's number, if any".

Those who voted in the affirmative were: Messrs. Richford, Brady, Neary, Halpern, Druss, Aronson, Borkowski, Walsh.

Those who voted in the negative were: Messrs. O'Connor, Galgano.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. C. C. Smith, from the committee on charitable and religious societies, to which was referred Assembly bill introduced by Mr. Brady (No. 1507, Int. No. 1320) entitled "An act to amend the Religious Corporations Law, in relation to sale, mortgage and lease of real property," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Smith, C. C., Webb, Williams, MacFarland, Pette, Trahan, Burchill, McLoughlin, Solomon.

which report was agreed to, and said bill placed on the order of second reading.

Miss M. L. Smith, from the committee on social welfare, to which was referred Assembly bill introduced by Mr. Downs (No. 1171, Int. No. 870) entitled "An act to create the Suffolk county board of child welfare, to define its powers and duties, and to abolish the board of child welfare established in such county, under the provisions of the General Municipal Law," reported in favor of the passage of the same with the following amendments:

On page 1, line 5, strike out the word "five" and insert the word "seven".

On page 1, line 7, strike out the word "two" and insert the word "four".

On page 2, line 1, strike out the word "two" and insert the word "four".

On page 2, line 3, strike out the word "biennially" and insert the word "annually".

Those who voted in the affirmative were: Miss M. L. Smith, Messrs. Brady, Doherty, Neary, Reiburn, Lyman.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Gardner (No. 1082, Int. No. 944) entitled "An act to amend the Insurance Law, in relation to limitation of expenses of domestic life insurance corporations."

Also, the bill introduced by Mr. Miller (No. 1623, Int. No. 1253) entitled "An act to amend the Conservation Law, in relation to the maintenance of certain drains and ditches, and to repeal the Drainage Law."

Also, the bill introduced by Mr. Trahan (No. 1684, Int. No. 1172) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' in relation to the division of the city of Yonkers into wards."

Also, the bill introduced by Mr. Downs (No. 703, Int. No. 665) entitled "An act to amend the Conservation Law, in relation to posting notices by others than owners or lessees of lands."

Also, the bill introduced by Mr. Webb (No. 1619, Int. No. 1038) entitled "An act to authorize the town board of the town of Pine Plains, in the county of Dutchess, to establish fire limits for the hamlet of Pine Plains in such town, and provide for the adoption and enforcement of an ordinance therefor."

Also, the bill introduced by Mr. Moses (No. 1396, Int. No. 1254) entitled "An act to amend the Conservation Law, in relation to prohibiting the use of otter traws or beam trawls."

Also, the bill introduced by Mr. T. K. Smith (No. 839, Int. No. 786) entitled "An act to amend the Conservation Law, in relation to the taking of pheasants."

Also, the bill introduced by Mr. Lord (No. 414, Int. No. 405) entitled "An act to amend the Conservation Law, in relation to the open season for woodcock."

Also, the bill introduced by Mr. Jacobs (No. 709, Int. No. 671) entitled "An act to amend the Conservation Law, in relation to the open season for hares and rabbits."

Also, the bill introduced by Mr. Everett (No. 1043, Int. No. 956) entitled "An act to amend the Conservation Law, in relation to the publication of laws relating to fish and game."

Also, the bill introduced by Mr. Everett (No. 798, Int. No. 745) entitled "An act to amend the Conservation Law, in relation to the taking of bear."

Also, the bill introduced by Mr. Everett (No. 800, Int. No. 747) entitled "An act to amend the Conservation Law, in relation to the expenses of game protectors."

Also, the bill introduced by Mr. Betts (No. 1231, Int. No. 1107) entitled "An act to amend the Conservation Law, in relation to the use of nets in Lakes Erie and Ontario."

Also, the bill introduced by Mr. Brundage (No. 576, Int. No. 556) entitled "An act to amend the Conservation Law, in relation to open season for squirrels."

Also, the bill introduced by Mr. Pette (No. 1692, Int. No. 923) entitled "An act to amend the Tax Law, in relation to effect of nonpayment of part mortgage tax where mortgage was filed and a lesser sum paid in good faith."

Also, the bill introduced by Mr. Martin (No. 1678, Int. No. 998) entitled "An act to amend the Surrogate Court Act, in relation to the compensation of the surrogate's court stenographer of Oneida and Broome counties."

Also, the bill introduced by Mr. Neary (No. 1682, Int. No. 1032) entitled "An act to amend the Tenement House Law, in relation to the definition of a tenement."

Also, the bill introduced by Mr. Cheney (No. 1693, Int. No. 1055) entitled "An act to amend the Banking Law, in relation to powers of banks."

Also, the bill introduced by Mr. Judson (No. 1695, Int. No. 794) entitled "An act to amend the Domestic Relations Law, in relation to the adoption of children."

Also, the bill introduced by Mr. Betts (No. 1628, Int. No. 560) entitled "An act to amend the Penal Law, in relation to untrue or misleading advertisements."

Also, the bill introduced by Mr. McWhinney (No. 1618, Int. No. 1264) entitled "An act to amend chapter five hundred and forty-one of the Laws of nineteen hundred and sixteen, entitled 'An act relating to the preparation of assessment-rolls for the township and tax districts therein, in the county of Nassau, and the collection of taxes in such towns and tax districts, and to repeal certain local acts and parts of acts relating to assessments and taxation in such county,' in relation to collection of taxes and assessments by sale and advertisement of notice of sale," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Chamberlin (No. 1620, Int. No. 1051) entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' generally," reported the same with the following recommendations:

Page 4, line 7, strike out "charter" and insert "chapter".

Page 5, line 7, strike out "charter" and insert "chapter".

Page 5, line 8, strike out "act" and insert "chapter".

Page 6, line 1, strike out "charter" and insert "chapter".

Page 7, lines 3 and 4, strike out "charter" and insert "chapter".

Page 8, line 5, strike out "and" and insert "or".

Page 9, lines 23 and 24, strike out "charter" and insert "chapter".

Page 10, line 24, insert "and" after "land".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. McCue (No. 1675, Rec. No. 164) entitled "An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to the qualifications of city magistrates," reported the same with the following recommendation:

Page 1, line 3, after "jurisdiction" insert "in the city of New York, defining their powers and jurisdiction".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. MacFarland (No. 835, Int. No. 782) entitled "An act to amend the Town Law, in relation to the raising of a contingent fund," reported the same with the following recommendation:

Page 1, line 7, strike out "unlawful" and insert "lawful".
which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Martin (No. 1603, Int. No. 1096) entitled "An act to amend the County Law, in relation to the creation of county purchasing departments and agencies," reported the same with the following recommendation:

Page 2, between lines 2 and 3 insert in italics:

"Section 218. Purchasing department or agency; establishment thereof. The board of supervisors of any county not wholly within a city and having a population exceeding one hundred thousand and less than two hundred thousand inhabitants, according to the last preceding Federal census or State enumeration, may establish and maintain as a county charge a purchasing department or agency and appoint a purchasing agent to be the

head thereof. The purchasing agent may appoint, and at pleasure remove, such assistants and employees, at such salaries or compensation, as the board of supervisors may authorize. Such purchasing agent may be removed by the vote of two-thirds of all the members elected to the board of supervisors after a hearing based on written charges preferred against such officer and served on him at least ten days prior to such hearing."

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Miller, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend chapter one hundred and seventy-eight of the Laws of nineteen hundred and nineteen, entitled 'An act to provide for the acquisition of lands and the construction of a tunnel or tunnels jointly with the State of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the States of New York and New Jersey, and making an appropriation therefor,' in relation to the organization of the commission and the conduct of its legal business." (No. 608, Int. No. 580.)

"An act to amend the Insurance Law, in relation to marine insurance corporations." (No. 639, Int. No. 605.)

"An act to authorize the Canal Board to compromise, settle and adjust the claim and demands of water power claimants and owners of water power rights and privileges appurtenant to State canal dams constituting a part of the improved canals." (No. 543, Int. No. 523.)

"An act to authorize the local assessment of certain Barge canal and terminal lands of the State in the city of Tonawanda for the benefit thereto from the paving of East Niagara street in such city." (No. 1198, Int. No. 1077.)

"An act to amend the Insurance Law, in relation to the investments of insurance companies other than life." (No. 1217, Int. No. 1093.)

"An act to establish and maintain a water department in and for the city of Norwich." (No. 1602, Int. No. 832.)

"An act to amend the Highway Law, in relation to drivers of certain trucks belonging to a town." (No. 1617, Int. No. 476.)

"An act to amend the Insurance Law, in relation to investments." (No. 1218, Int. No. 1094.)

"An act making an appropriation for highway improvement purposes in Essex county of the one-half of the unexpended balance of Essex county's share of moneys derived from the second bond issue for State road construction." (No. 1461, Int. No. 1295.)

"An act to amend the Tax Law, in relation to income tax interest." (No. 1447, Int. No. 1284.)

"An act to amend the Insurance Law, in relation to mutual fire insurance corporations." (No. 638, Int. No. 604.)

"An act to amend the Inferior Criminal Courts Act of the City of New York in relation to the temporary detention of younger and less hardened female offenders." (No. 1703, Int. No. 1223.)

"An act to amend the Highway Law, in relation to fire extinguishers on omnibuses." (No. 1706, Int. No. 1311.)

"An act to amend the County Law, in relation to tuberculosis clinics." (No. 1705, Int. No. 1259.)

"An act to amend the Code of Criminal Procedure, in relation to expenses of witnesses in criminal actions." (No. 1704, Int. No. 182.)

"An act to amend chapter six hundred and seventy of the Laws of nineteen hundred and twenty, entitled 'An act making an appropriation for highway improvement purposes,' in relation to public highways eligible for construction and improvement." (No. 1712, Int. No. 1249.)

"An act granting the consent of the State of New York to the occupation by the United States of a certain piece of land for lighthouse purposes, under water in the Hudson river, and ceding jurisdiction over same." (No. 1378, Int. No. 1236.)

"An act to amend the Greater New York charter, in relation to the reinstatement of probationary policemen or firemen." (No. 955, Int. No. 877.)

"An act to amend the Agricultural Law, in relation to bees." (No. 1518, Int. No. 1331.)

"An act to amend the General Business Law, in relation to tickets of admission to theatres and places of amusement and contracts evidenced thereby." (No 1462, Int. No. 1296.)

"An act to amend the charter of the city of Auburn, in relation to the issue of bonds and denomination thereof." (No. 1045, Int. No. 958.)

"An act to amend the Niagara Falls charter, in relation to the collection of taxes and assessments and enforcement thereof by sale of real estate." (No. 1321, Int. No. 1197.)

"An act to authorize the commissioners of the sinking fund of the city of New York to cancel and annul all taxes and water rents which are now a lien upon property of the New York Bible Society, a religious corporation, in the borough of Manhattan, city of New York." (No. 1098, Int. No. 1010.)

"An act to amend the Greater New York charter, in relation to declaration of imminent peril from pestilence." (No. 178, Int. No. 178.)

"An act to amend the General City Law, in relation to fees to be charged in the city of New York for plates or signs for licensed plumbers." (No. 1141, Int. No. 1029.)

"An act to authorize the police commissioner of the city of New York to increase the pension of James M. Cusack to an amount not exceeding the salary paid to him at the date of his retirement." (No. 609, Int. No. 581.)

"Concurrent resolution of the Senate and Assembly proposing an amendment to section nine of article five of the Constitution, in relation to preferences, in employment and promotion, of soldiers, sailors and marines." (No. 223, Int. No. 221.)

"An act to repeal the Civil Practice Act, kindred acts carrying out the plan of the Civil Practice Act, including the New York City Court Act, and the several laws of the year nineteen hundred and twenty which transferred to Consolidated Laws provisions of the Code of Civil Procedure." (No. 1709, Int. No. 99.)

"An act to amend the Civil Service Law, in relation to effect of service in the World War on the civil service status of soldiers, sailors and marines." (No. 1674, Int. No. 420.)

"An act to amend the Greater New York charter, in relation to the compensation of secretary and treasurer of the trustees of the exempt firemen's benevolent fund of the borough of Queens." (No. 1673, Int. No. 937.)

"An act to amend the Village Law, in relation to ordinances regulating the use and construction of electric light and power wiring." (No. 1670, Int. No. 75.)

"An act to amend the Tonawanda city charter, generally." (No. 1672, Int. No. 685.)

"An act to amend the Greater New York charter, in relation to aldermanic districts, the division of the city into the same, and the boundaries thereof, and to districts for home rule and local improvements." (No. 1671, Int. No. 662.)

"An act to amend chapter five hundred and six of the Laws of nineteen hundred and eighteen, entitled 'An act to authorize the Commissioners of the Land Office to grant and release to the city of New York certain lands under water in the Atlantic ocean, in the boroughs of Brooklyn and Queens, to provide for the protection of adjacent uplands, the improvement of such lands under water and uplands and the acquisition of property for any such purpose, by such city, and to prescribe the method for defraying the costs.'" (No. 1714, Int. No. 382.)

"An act to amend chapter three hundred and twenty-nine of the Laws nineteen hundred and twenty, entitled 'An act to authorize the board of estimate and apportionment of the city of New York to allow to certain officers and employees the difference in compensation while engaged in Federal military naval or marine service,' in relation to officers and employees restored to a position of the same grade as that held at the time of enlistment." (No. 1713, Int. No. 1182.)

"An act to amend the Education Law, in relation to the State College for Teachers." (No. 1711, Int. No. 1314.)

"An act to amend the Railroad Law, in relation to train crews." (No. 1710, Int. No. 1277.)

Mr. Adler offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the bill (No. 1597, Int. No. 1386) entitled "An act to amend the Conservation Law, in relation to licensing the use of water power, and to providing for the exercise of the power of eminent domain, in relation to the production, sale and distribution of heat, light and power to the public, and making an appropriation for expenses."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Adler moved to amend as follows:

Page 1, line 2, title of act, insert after word "water" the word "for" and after word "power" the words "and other purposes".

Page 2, line 16, strike out the words "licensee to contribute" and insert "contribution".

Page 3, after line 14, in a new line, insert:

"5. 'Water power site' means the lands and rights appurtenant thereto or which may become appurtenant thereto when the water power is developed which are necessary or useful for the construction, maintenance and operation of a fall of water for the generation of power;"

Start a new line immediately following, insert:

"6. 'Developed water power site' is a 'water power site' where the development is used or usable in its present condition for the generation of power or where the works of such development are being constructed or are in course of repair;"

Page 3, line 15, change figure "5" to figure "7".

Page 3, line 19, change figure "6" to figure "8".

Page 4, line 3, change "." to ";".

Page 4, after line 3, insert

"9. 'Project works' means physical structures of a 'project'".

Page 4, line 4, change figure "7" to figure "10".

Page 4, line 25, change the word "is" to "it".

Page 9, line 15, strike out "or", and insert ",".

Page 9, line 16, strike out "any" and insert "or".

Page 9, line 25, change "power" to "owner".

Page 10, line 1, change word "protection" to "production".

Page 10, line 8, strike out words "for that purpose to make" and insert "authorizing in connection therewith the".

Page 10, line 9, strike out word "and" where it first occurs, and insert "or contiguous or adjacent".

Page 10, line 9, strike out words "adjacent and contiguous" at end of line, and words "to water power sites" in beginning of line 10.

Page 10, line 10, strike out words "all such" and insert "the use of".

Page 11, line 19, strike out word "licensee" and insert "license".

Page 12, line 22 and line 23, strike out words "adapted to properly develop, conserve and utilize" and insert "consistent with the proper development, conservation and utilization".

Page 12, line 23, before words "the water" insert word "of".

Page 12, line 25, before "determine" insert "shall".

Strike out in same line "so adapted" and insert "consistent with such development, conservation and utilization".

Page 13, line 1, after word "withheld" insert "in the public interest".

Page 13, line 3, strike out word "of" at beginning of line.

Page 13, lines 3 and 4, strike out words "best adapted to properly develop, conserve and utilize" and insert "most suitable for the proper development, conservation and utilization".

Page 13, line 5, change "interests" to "interest", and insert after the word "interest" the word "of".

Page 13, line 8, insert after the word "plans" ", being approved under the preceding subdivision,".

Page 13, line 9, strike out "conserve and utilize", and also all after the word "power" to and including "applicant" in line 10, and insert "site or sites covered by the application".

Page 15, line 19, after word "structures" and before the semicolon, insert words "and that the licensee shall be at all times subject to such reasonable rules and regulations for the management and maintenance of the canals and navigation thereof as the Superintendent of Public Works shall from time to time prescribe".

Page 19, add at the end of line 8 "If the credits be insufficient to satisfy such excess the licensee may recover the balance in the Court of Claims."

Page 19, line 16, after the word "law" insert "service to the public under".

Page 21, line 1, strike out the words "Whenever any" and insert the word "Real". After the word "property" insert the word "which".

Page 21, line 4, strike out word "Whenever" and insert "Real property which is necessary to the full development of water power sites where such".

Page 21, line 4, strike out word "watershed".

Page 21, line 6, before the word "power" insert "the generation of". Change "combined" to "their", same line.

Page 21, line 7, after the word "development" insert word "together".

Page 21, strike out after the figure "3" in line 18, and strike out lines 19 and 20, and insert "Real property on the application of a license after a determination by the Public Service Commission that it is necessary for the development of water power to produce heat, light or power for sale and distribution to the public and that such heat, light or power is necessary for public use".

Page 22, line 5, change "water" to "A water".

Page 22, line 5, change "sites" to "site", and strike out all following the word "sites" in line 5, and the words "of power" in line 6.

Page 22, line 7, strike out the word "developed".

Page 22, line 10, before the word "flow" insert the words "the usable".

Page 22, line 15, after the word "reasonable" insert the words "and equitable".

Page 22, line 16, after the word "thereof" insert the words "for the common benefit", and insert before "payment" in same line the word "to".

Page 22, line 18, after the word "option" and before the comma insert "by the owner of a developed water power site".

Page 22, line 24, after the word "and" insert the words "the payment thereof".

Page 23, line 24, strike out the words "If such corporation shall"; also strike out all of line 25 and all of line 26 to and including the word "filed" and comma following, and change the word "the" before "Public Service" to "The".

Page 24, line 18, insert after word "may" "if a licensee under this article". Strike out comma at end of line.

Page 24, line 19, strike out word "increase".

Page 24, line 21, after word "power" insert words "or developed water power site".

Page 24, line 21 strike out "." and insert ",".

Page 24, lines 21 and 22, strike out words "if such corporation becomes a licensee under this article" and insert the word "and".

Page 25, add at end of line 16, "Such transmission lines or the physical structure thereof shall be subject to use for transmission of heat, light or power by other than the owners of such lines when it is determined to be practicable and not to interfere with the efficient use and operation of such lines, and is so ordered by the Public Service Commission, with such restrictions and provisions as the commission shall prescribe. If the parties interested cannot agree upon the amount of compensation to be made therefor the same shall be ascertained by commissioners, one of whom shall be a practical electrical engineer to be appointed by the court, as is provided in the Condemnation Law."

Page 25, line 17, strike out the words "licensee to contribute" and insert "Contribution".

Page 25, line 18, after the word "licensees" strike out "under" and "insert" and persons exercising rights conferred by".

Page 26, line 1, strike out the second "and".

Page 28, line 4, insert after the word "property" owned by the State".

Page 28, line 8, after the word "commence" insert a comma and the word "advance".

Page 31, strike out lines 20 to 25, inclusive, and insert "The Commission may bring actions through the Attorney-General to enjoin violations of this section".

Page 33, insert after line 20:

"§ 4. Saving clause. Nothing in this act shall be construed to impair any right of eminent domain under existing laws or to impair any existing right of diversion and use of waters lawfully acquired by grant or otherwise".

Page 33, line 18, strike out all after period, all of line 19 and all of line 20.

Page 33, line 21, change "4" to "5".

Page 24, line 14, strike out all after "(d)", all of line 15 to and including the word "but", and change "any" to "Any", in line 15.

Page 28, at the end of line 24, insert the words "State may elect to take."

Page 28, line 26, strike out the words "shall automatically vest in and become the property of the", and in line 1 of page 29 strike out the word "State".

Page 29, line 2, after word "may" insert the words "subject to the making of adequate appropriation therefor provide".

Page 29, line 2, strike out the word "provide".

Page 29, at the end of line 9, insert "If the amount involved does not exceed the indebtedness which may be lawfully incurred for such purpose without an appropriation, such agreement may provide for the payment thereof before an appropriation is made."

Page 29, line 12, after the word "provided" insert "and such damages shall not exceed the indebtedness which may be lawfully incurred for such purpose without an appropriation."

Page 29, end of line 17, insert "If the amount of damages shall exceed the amount of such lawful indebtedness the revocation shall not take effect until an adequate appropriation has been made therefor, and in such case damages may be in like manner recovered in the Court of Claims."

Page 27, line 16, before the word "any" insert "the State may elect to take."

Page 27, line 18, change the comma to a period and strike out the words "shall be automatically," and all of line 19.

Page 27, line 21, after the word "may" insert "subject to the making of adequate appropriations therefor."

Page 27, at the end of line 25, insert "If the amount involved does not exceed the indebtedness which may be lawfully incurred for such purpose without an appropriation, such agreement may provide for the payment thereof before an appropriation is made."

Page 28, line 2, after the word "provided" insert "and the same does not exceed the indebtedness which may be lawfully incurred for such purpose without an appropriation being made therefor."

Page 28, at the end of line 6, insert "If the amount of damages shall exceed the amount of such lawful indebtedness, the revocation shall not take effect until an adequate appropriation has been made therefor and in such case damages may be in like manner recovered in the Court of Claims".

Page 30, line 3, strike out the word "automatically".

Page 30, at the end of line 13, insert "If the amount of such allowance exceed the amount of indebtedness, which may be lawfully incurred for such purpose without an appropriation, the time when such property is vested in the State shall be postponed until an adequate appropriation is made therefor."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Adler, said bill was ordered reprinted and recommitted to said committee.

Mr. Dickstein offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on general laws be discharged from the further consideration of the bill (No. 1076, Int. No. 988) entitled "An act to amend the General Business Law, in relation to warehousemen and making warehousemen liable for and requiring them to give a bond as security for the return, upon the surrender of warehouse receipt, of the property received."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Dickstein moved to amend as follows:

Page 2, line 12, after the italicized word "thereof" insert in italics the following: "or to the person lawfully entitled thereto".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Dickstein, said bill was ordered reprinted and recommitted to said committee.

Mr. Steinberg offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the bill (No. 136, Int. No. 136) entitled "An act to amend the General City Law, in relation to the power of certain cities to grant franchises and similar matters."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Steinberg moved to amend as follows:

Page 1, in the title, strike out "grant franchises and similar matters" and insert "take action".

Strike out lines 8 to 11.

Page 2, strike out lines 1 to 8, and insert:

"§ 23. Powers of certain cities to take action. In a city containing a population of one million or more and having a board of estimate and apportionment, no action shall be taken by such board of estimate and apportionment except by resolution adopted by three-quarters vote of the whole number of votes authorized by law to be cast by said board of estimate and apportionment. Such vote shall not be taken except after a public hearing of which the public shall have had at least one week's public notice and at which hearing any taxpayer shall be entitled to be heard. Upon application of any taxpayer present any such hearing shall be adjourned for one week, unless the board of estimate and apportionment shall decide otherwise by unanimous vote. Should, however, the board of estimate and apportionment by unanimous vote declare that a public emergency exists said week's public notice shall not be necessary and action can be taken forthwith."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Steinberg, said bill was ordered reprinted and recommitted to said committee.

Mr. Steinberg offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the bill (No. 491, Int. No.

481) entitled "An act to amend the Greater New York charter, in relation to moneys received and the annual budget."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Steinberg moved to amend as follows:

Page 1, line 8, strike out "shall be credited to the" and insert "while credited or paid into their respective funds as provided by law shall also appear as a bookkeeping credit in the general fund of said city and shall be included in its annual budget".

Line 9, strike out "general fund of said city".

Line 11, after "York" insert "and not be deducted from revenues or moneys received from any source".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Steinberg, said bill was ordered reprinted and recommitted to said committee.

Mr. Dickstein offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on banks be discharged from the further consideration of the bill (No. 1124, Int. No. 549) entitled "An act to amend the Penal Law, in relation to the transmission of money to and from foreign countries."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Dickstein moved to amend as follows:

Page 2, line 16, strike out the following: "if such transmission".

Page 2, line 17, strike out the following: "be made in terms of dollars".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Dickstein, said bill was ordered reprinted and recommitted to said committee.

Mr. Witter offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly

of Assembly bill (No. 973, Int. No. 895) entitled "An act providing for the distribution of certain moneys, or portions thereof, remaining in the hands of the treasurers of different counties of the State, which was distributed to such counties under the appropriation made by chapter one of the Laws of nineteen hundred and twenty," for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Adler moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Pirro	Harris	McGinnies	Seelbach
Barnes	Dobson	Hausner	McKee	Smith C C
Bartholomew	Doherty	Hawkins	McWhinney	Smith J C
Baum	Donohue	Henderson	Mead	Smith M L
Betts	Downs	Hunter	Merrigan	Smith T K
Blakely	Druss	Hutchinson	Miller	Solomon
Bloch	Duke	Jacobs	Moore J G	Soule
Blodgett	Ellsworth	Jager	Moore T C	Steinberg
Bly	Evans	Jeffery	Moran	Stitt
Booth	Everett	Jenks	Morrissey	Taylor
Borkowski	Fenner	Jesse	Moses	Trahan
Brady	Finch	Judson	Mullen	Ullman
Brooks	Fox	Kiernan	Neary	Van Wagenen
Brundage	Franchot	Kirkland	Nichols	Wackerman
Burchill	Frerichs	Lattin	O'Connor	Wallace
Campbell E O	Gaffers	Leininger	Orr	Warren
Campbell W W	Gage	Lewis	Pette	Webb
Carroll	Galgano	Lieberman	Porter	Wells
Caulfield	Gardner	Long	Ravher	Westall
Ohramberlin	Gempler	Lord	Reiburn	Wheelock
Cheney	Giaccone	Lown	Reilly	Whitcomb
Clayton	Gray	Lyman	Reiss	Williams
Cole	Greenwald	MacFarland	Rice	Witter
Cosgrove	Hackenburg	Martin	Richford	Wright
Cowee	Hager	Mastick	Rowe	Yale

Mr. Adler moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the resolution offered by Mr. Martin, viz.:

Resolved, That under the facts and circumstances of this case, Henry Jager is disqualified to have and to hold a seat in the Assembly of the State of New York as a member thereof, and that the seat to which he was elected be declared vacant.

Debate was had.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 77

NOES 62

Those who voted in the affirmative were:

Adler	Crowley	Harris	Martin	Smith J C
Barnes	Dobson	Hausner	McGinnies	Smith M L
Bartholomew	Downs	Hunter	McWhinney	Smith T K
Betts	Duke	Hutchinson	Mead	Soule
Blakely	Ellsworth	Jacobs	Miller	VanWagenen
Booth	Evans	Jeffery	Moore T C	Wallace
Brady	Everett	Jenks	Moran	Webb
Brooks	Fenner	Judson	Morrissey	Wells
Brundage	Finch	Kirkland	Mullen	Westall
Campbell E C	Franchot	Lattin	Porter	Wheelock
Carroll	Gaffers	Lewis	Rice	Whitcomb
Caulfield	Gardner	Long	Rowe	Williams
Chamberlin	Greenwald	Lord	Sackett	Witter
Cheney	Hager	Lown	Seaker	Wright
Cole	Halpern	MacFarland	Smith C C	Yale
Cowee	Harrington			

Those who voted in the negative were:

Antin	Dickstein	Hamill	McDonald	Reiburn
Aronson	Di Pirro	Hawkins	McKee	Reiss
Bailey	Doherty	Henderson	McLoughlin	Richford
Baum	Donohue	Jager	Merrigan	Schwab
Bloch	Druss	Jesse	Moore J G	Solomon
Blodgett	Flynn	Kiernan	Moses	Steinberg
Bly	Fox	Leininger	Neary	Stitt
Borkowski	Frerichs	Lieberman	Nichols	Taylor
Burehill	Galgano	Lyman	O'Connor	Trahan
Campbell W W	Gempier	Mastick	Orr	Ullman
Clayton	Giaccone	McArdle	Pette	Walsh
Cosgrove	Gray	McCleary	Rayher	Warren
Crews	Hackenburg			

Mr. Speaker declared the seat to which Henry Jager was elected vacant.

The bill (No. 1326, Int. No. 1202) entitled "An act to amend the Judiciary Law, in relation to the appointment of court officers in Richmond county," was read the second time.

On motion of Mr. Frerichs, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1691, Int. No. 253) entitled "An act to amend the Membership Corporations Law, in relation to imposing an annual tax on the gross receipts of persons and corporations conducting racing meetings within the State," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1676, Int. No. 261) entitled "An act to amend the Workmen's Compensation Law, generally," having been announced, Mr. Brady moved to amend as follows:

Page 2, line 10, strike out the words "place of " and insert in place thereof the words "like manner as".

Page 2, line 22, strike out the word "ten" and insert in place thereof in italics the word "fifteen".

Page 5, line 23, insert in roman in the brackets before the word "commission" the words "treasurer of the".

Page 7, line 6, strike out the word "year" and insert in italics the word "years".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1690, Int. No. 437) entitled "An act to repeal article one-a of the Military Law and to amend the Education Law, in relation to military training and the Military Training Commission, and to abolish such commission," was read the second time.

On motion of Mr. Cole, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1689, Int. No. 787) entitled "An act providing for the creation of the commission and the payment of the bonus provided for in chapter eight hundred and seventy-two of the Laws of nineteen hundred and twenty," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1694, Int. No. 880) entitled "An act to amend the Education Law, relative to discipline and physical training," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The Senate bill (No. 213, Assembly Reprint No. 1742, Rec. No. 31) entitled "An act to amend chapter two hundred of the Laws of eighteen hundred and fifty-four, entitled 'An act declaring a part of the West Canada creek, and its branches, a public highway, and regulating the passage of logs and lumber down the same, and for the improvement of said streams,' generally," was read the second time.

On motion of Mr. Hutchinson, said bill was placed on the order of third reading.

The bill (No. 1664, Int. No. 1426) entitled "An act to amend the Town Law, in relation to the retirement of policemen in towns of certain counties adjoining cities of the first class," was read the second time.

On motion of Mr. Trahan, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1595, Int. No. 1385) entitled "An act to amend the Highway Law, in relation of disposition of fines and penalties for violations of local ordinances, rules and regulations relating to motor vehicles," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1474, Int. No. 1308) entitled "An act to amend the Highway Law, in relation to licensing of operators of motor vehicles," was read the second time.

On motion of Mr. Wheelock, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 983, Rec. No. 212) entitled "An act to amend the County Law, in relation to tuberculosis clinics," was read the second time.

On motion of Mr. Lattin, said bill was placed on the order of third reading.

The Senate bill (No. 930, Rec. No. 219) entitled "An act to amend the Poor Law, in relation to care of indigent sick persons," was read the second time.

On motion of Mr. Lattin, said bill was placed on the order of third reading.

The Senate bill (No. 1138, Rec. No. 227) entitled "An act to amend the County Law, in relation to the creation of county purchasing departments and agencies," was read the second time.

On motion of Mr. Judson, said bill was placed on the order of third reading.

The bill (No. 1016, Int. No. 931) entitled "An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this State,' in relation to lists of trial jurors and grand jurors," was read the second time.

On motion of Mr. Bailey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1017, Int. No. 932) entitled "An act to amend the County Law, in relation to authority of the board of supervisors to levy taxes and appropriate money for the relief and education of poor persons, permanently or temporarily within the county," was read the second time.

On motion of Mr. Brady, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1075, Int. No. 987) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Charles Flynn against the State for personal injuries alleged to have been sustained by him on or about the fifteenth day of February, nineteen hundred and nineteen, in ejecting a certain woman from the Assembly Chamber while in the employ of the State as an assistant doorkeeper of the Assembly and in the course of such employment, and to render judgment therefor," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1284, Int. No. 1160) entitled "An act to amend the Town Law, in relation to regulation of certain occupations in certain towns," was read the second time.

On motion of Mr. Cheney, said bill was placed on the order of third reading and referred to the committee on revision.

By unanimous consent, Mr. Downs offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of Senate bill (No. 818, Rec. No. 238) entitled "An act to amend the Code of Criminal Procedure, in relation to the jurisdiction of the county court of Suffolk county."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Downs, and by unanimous consent, said bill was read the second time and ordered to a third reading.

The bill (No. 1158, Int. No. 1046) entitled "An act to amend the Code of Criminal Procedure, in relation to the jurisdiction of the county court of Suffolk county," having been announced for a second reading,

On motion of Mr. Downs, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1383, Int. No. 1241) entitled "An act to amend section thirteen hundred and twenty-six of the Code of Civil Procedure, making the giving of security unnecessary to perfect an appeal to the Court of Appeals, where the Appellate Division or a judge of the Court of Appeals shall certify that a constitutional question is involved; nor by a claimant under the Workmen's Compensation Law, where the decision of the Appellate Division is not unanimous, nor where the decision of the Appellate Division is unanimous and such appeal is with the consent of the Appellate Division, or a judge of the Court of Appeals," was read the second time.

On motion of Mr. Duke, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1382, Int. No. 1240) entitled "An act to amend section five hundred and ninety-three of the Civil Practice Act, making the giving of security unnecessary to perfect an appeal to the Court of Appeals, where the Appellate Division or a judge

of the Court of Appeals shall certify that a constitutional question is involved; nor by a claimant under the Workmen's Compensation Law, where the decision of the Appellate Division is not unanimous, nor where the decision of the Appellate Division is unanimous and such appeal is with the consent of the Appellate Division, or a judge of the Court of Appeals," was read the second time.

On motion of Mr. Duke, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1339, Int. No. 1215) entitled "An act to amend the Code of Civil Procedure, in relation to summary proceedings to recover the possession of real property in cities of the first class and in the cities in a county adjoining a city of the first class for default in the payment of rent," was read the second time.

On motion of Mr. Fox, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 83, Int. No. 83) entitled "An act to amend the Highway Law, in relation to bridges upon State and county highways," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1335, Int. No. 1211) entitled "An act authorizing the county treasurer of Rensselaer county to correct his books of record," was read the second time.

On motion of Mr. Morrissey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1594, Int. No. 1384) entitled "An act to amend the Highway Law, in relation to limitation of speed of motor vehicles through unincorporated villages, hamlets and thickly populated communities in towns," was read the second time.

On motion of Mr. Porter, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1197, Int. No. 1076) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Duncan W. Peck, Ida V. Peck, Eunice M. Peck and Rhobie L. Sargent, constituting the copartnership firm of John White and Company, against the State for damages

caused by the failure of the State to cause brine for the manufacture of salt to be supplied to claimants as required by the terms of a lease made by the State under date of August fifth, eighteen hundred and eighty-four," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1061, Int. No. 974) entitled "An act to amend the charter of the city of White Plains, generally," having been announced for a third reading,

On motion of Mr. Westall, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1062, Int. No. 975) entitled "An act to amend the charter of the city of White Plains, generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Smith T K
Betts	Downs	Hunter	Merrigan	Solomon
Blakely	Druss	Hutchinson	Miller	Soule
Bloch	Duke	Jacobs	Moore J G	Steinberg
Blodgett	Ellsworth	Jager	Moore T C	Stitt
Bly	Evans	Jeffery	Moran	Taylor
Booth	Everett	Jenks	Morrissey	Trahan
Borkowski	Fenner	Jesse	Moses	Ullman
Brady	Finch	Judson	Mullen	Van Wagenen
Brooks	Fox	Kiernan	Neary	Wackerman
Brundage	Franchot	Kirkland	Nichols	Wallace
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb

Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reilly	Williams
Clayton	Gray	Lyman	Reiss	Witter
Cole	Greenwald	MacFarland	Rice	Wright
Coagrove	Hackenburg	Martin	Richford	Yale
Cowee	Hager	Mastick	Rowe	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1130, Int. No. 1018) entitled "An act to amend the Greater New York charter, repealing section eleven hundred and thirty-a thereof, relating to the college officials' and professors' retirement fund and inserting in its place a new section eleven hundred and thirty-a, in relation to the retirement fund of The College of the City of New York," having been announced for a third reading,

On motion of Mr. Antin, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 685, Int. No. 649) entitled "An act to amend the Greater New York charter, in relation to the conduct of physical examinations of claimants against such city," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1400, Int. No. 1258) entitled "An act conferring jurisdiction on the Court of Claims to hear, audit and determine the claims of certain contractors, subcontractors and material men for public works," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1501, Int. No. 634) entitled "An act to amend the Domestic Relations Law, in relation to consents for the issuance of marriage licenses," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1015, Int. No. 930) entitled "An act to amend chapter two hundred and forty-three of the Laws of nineteen hundred and thirteen, entitled 'An act to provide for the retention and maintenance of portions of the present Ohamplain and Erie canals in the counties of Saratoga and Albany for navigation purposes after the completion of the Barge canal,' in relation to the abandonment of a portion thereof," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The Senate bill (No. 630, Rec. No. 130) entitled "An act to amend chapter four hundred and five of the Laws of eighteen hundred and fifty-seven, entitled 'An act to reorganize the warden's office of the port of New York,' generally," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The Senate bill (No. 865, Rec. No. 180) entitled "An act to amend the Greater New York charter, in relation to the furnishing of court rooms and supplies for the Supreme Court," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L

Baum	Donohue	Henderson	Mead	Smith T K
Betts	Downs	Hunter	Merrigan	Solomon
Blakely	Druss	Hutchinson	Miller	Soule
Bloch	Duke	Jacobs	Moore J G	Steinberg
Blodgett	Ellsworth	Jager	Moore T C	Stitt
Bly	Evans	Jeffery	Moran	Taylor
Booth	Everett	Jenks	Morrissey	Trahan
Borkowski	Fenner	Jesse	Moses	Ullman
Brady	Finch	Judson	Mullen	Van Wagenen
Brooks	Fox	Kiernan	Neary	Wackerman
Brundage	Franchot	Kirkland	Nichols	Wallace
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reilly	Williams
Clayton	Gray	Lyman	Reiss	Witter
Cole	Greenwald	MacFarland	Rice	Wright
Cosgrove	Hackenburg	Martin	Richford	Yale
Cowee	Hager	Mastick	Rowe	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 883, Rec. No. 182) entitled "An act to amend the Transportation Corporations Law, in relation to stage coach corporations," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1286, Int. No. 1162) entitled "An act empowering the board of supervisors of Nassau county to authorize and empower the county clerk of Nassau county to contract for the making of new indexes of the deeds and mortgages or record in the office of the county clerk of said county, and providing for the payment of the cost and expense thereof, and of the continuance and maintenance of the same," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Smith T K
Betts	Downs	Hunter	Merrigan	Solomon
Blakely	Druss	Hutchinson	Miller	Soule
Bloch	Duke	Jacobs	Moore J G	Steinberg
Blodgett	Ellsworth	Jager	Moore T C	Stitt
Bly	Evans	Jeffery	Moran	Taylor
Booth	Everett	Jenks	Morrissey	Trahan
Borkowski	Fenner	Jesse	Moses	Ullman
Brady	Finch	Judson	Mullen	VanWagenen
Brooks	Fox	Kiernan	Neary	Wackerman
Brundage	Franchot	Kirkland	Nichols	Wallace
Burehill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W	W Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reilly	Williams
Clayton	Gray	Lyman	Reiss	Witter
Cole	Greenwald	MacFarland	Rice	Wright
Cosgrove	Hackenburg	Martin	Richford	Yale
Cowee	Hager	Mastick	Rowe	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1453, Int. No. 1290) entitled "An act to amend chapter one hundred and forty-seven of the Laws of nineteen hundred and three, entitled 'An act making provision for issuing bonds to the amount of not to exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and three,' as amended by chapter eight hundred and one of the Laws of nineteen hundred and thirteen, in relation to the abandonment of the improvement of the canal in the city of Albany," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1317, Int. No. 1193) entitled "An act authorizing the superintendent of buildings of the borough of Manhattan of the city of New York to rehear the charges upon which Edward G. Sexton, formerly an inspector of plumbing in the bureau of buildings, borough of Manhattan, city of New York, was dismissed from said bureau of buildings in the year nineteen hundred and ten, and to reinstate him in the position formerly held by him," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 5

Those who voted in the affirmative were:

Adler	Crowley	Hamill	McCleary	Sackett
Antin	Dickstein	Harrington	McDonald	Schwab
Aronson	Di Pirro	Harris	McGinnies	Seaker
Bailey	Dobson	Hausner	McKee	Smith O C
Barnes	Doherty	Hawkins	McWhinney	Smith J C
Bartholomew	Donohue	Hunter	Mead	Smith M L
Baum	Downs	Hutchinson	Merrigan	Smith T K
Betts	Druss	Jacobs	Miller	Solomon
Blakely	Duke	Jager	Moore J G	Soule
Blodgett	Ellsworth	Jeffery	Moore T C	Steinberg
Booth	Evans	Jenks	Moran	Stitt
Borkowski	Everett	Jesse	Morrissey	Taylor
Brady	Fenner	Judson	Moses	Trahan
Brooks	Finch	Kelly	Mullen	Ullman
Brundage	Franchot	Kiernan	Neary	VanWagenen
Burchill	Frerichs	Kirkland	Nichols	Wackerman
Campbell E C	Gaffers	Lattin	O'Connor	Wallace
Campbell W W	Gage	Leininger	Orr	Warren
Carroll	Galgano	Lewis	Pette	Webb
Caulfield	Gardner	Lieberman	Porter	Wells
Chamberlin	Gempler	Long	Rayher	Westall
Cheney	Giaccone	Lord	Reiburn	Wheelock
Clayton	Gray	Lown	Reilly	Whitcomb
Cole	Greenwald	MacFarland	Reiss	Williams
Cosgrove	Hackenburg	Martin	Rice	Witter
Cowee	Hager	Mastick	Richford	Wright
Crews	Halpern	McArdle	Rowe	Yale

Those who voted in the negative were:

Bloch Bly Fox Henderson Lyman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1399, Int. No. 1257) entitled "An act to amend chapter eight hundred and six of the Laws of nineteen hundred and twenty, entitled 'An act to create a commission to represent the State of New York at hearings before the International Joint Commission on Boundary Waters, created under and by virtue of article nine of the convention concluded on January eleventh, nineteen hundred and nine, between the United States and the Dominion of Canada, and making an appropriation therefor,' in relation to the extent of the powers of the commission, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Smith T K
Betts	Downs	Hunter	Merrigan	Solomon
Blakely	Druss	Hutchinson	Miller	Soule
Bloch	Duke	Jacobs	Moore J G	Steinberg
Blodgett	Ellsworth	Jager	Moore T C	Stitt
Bly	Evans	Jeffery	Moran	Taylor
Booth	Everett	Jenks	Morrissey	Trahan
Borkowski	Fenner	Jesse	Moses	Ullman
Brady	Finch	Judson	Mullen	VanWagenen
Brooks	Fox	Kiernan	Neary	Wackerman
Brundage	Franchot	Kirkland	Nichols	Wallace
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Ravher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reilly	Williams
Clayton	Gray	Ivman	Reiss	Witter
Cole	Greenwald	MacFarland	Rice	Wright
Cosgrove	Hackenburg	Martin	Richford	Yale
Cowee	Hager	Ma-tick	Rowe	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 157, Int. No. 157) entitled "An act authorizing the police commissioner of the city of New York to restore Stephen W. Furlong to the rank held by him in the police department prior to the twenty-ninth day of March, nineteen hundred and eleven," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Smith T K
Betts	Downs	Hunter	Merrigan	Solomon
Blakely	Druss	Hutchinson	Miller	Soule
Bloch	Duke	Jacobs	Moore J G	Steinberg
Blodgett	Ellsworth	Jager	Moore T C	Stitt
Bly	Evans	Jeffery	Moran	Taylor
Booth	Everett	Jenks	Morrissey	Trahan
Borkowski	Fenner	Jesse	Moses	Ullman
Brady	Finch	Judson	Mullen	VanWagenen
Brooks	Fox	Kiernan	Neary	Wackerman
Brundage	Franchot	Kirkland	Nichols	Wallace
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reilly	Williams
Clayton	Gray	Lyman	Reiss	Witter
Cole	Greenwald	MacFarland	Rice	Wright
Cosgrove	Hackenburg	Martin	Richford	Yale
Cowee	Hager	Mastick	Rowe	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 30, Int. No. 30) entitled "An act to authorize the reinstatement, in the police department of the city of New

York, of Neil McEwen, former patrolman, who resigned from such position in the year nineteen hundred and nineteen," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Smith T K
Betts	Downs	Hunter	Merrigan	Solomon
Blakely	Druss	Hutchinson	Miller	Soule
Bloch	Duke	Jacobs	Moore J G	Steinberg
Blodgett	Ellsworth	Jager	Moore T C	Stitt
Bly	Evans	Jeffery	Moran	Taylor
Booth	Everett	Jenks	Morrissey	Trahan
Borkowski	Fenner	Jesse	Moses	Ullman
Brady	Finch	Judson	Mullen	VanWagenen
Brooks	Fox	Kiernan	Neary	Wackerman
Brundage	Franchot	Kirkland	Nichols	Wallace
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reilly	Williams
Clayton	Gray	Lyman	Reiss	Witter
Cole	Greenwald	MacFarland	Rice	Wright
Cosgrove	Hackenburg	Martin	Richford	Yale
Cowee	Hager	Mastick	Rowe	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. McGinnies offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of Senate bill (No. 349, Rec. No. 62) entitled "An act making an additional appropriation for the construction of a tunnel or tunnels jointly with the

State of New Jersey, for vehicular and pedestrian traffic under the Hudson river, and between the States of New York and New Jersey."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. McGinnies, and by unanimous consent, said bill was read the second time and ordered to a third reading.

Said bill having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 564, Int. No. 544) entitled "An act making an additional appropriation for the construction of a tunnel or tunnels jointly with the State of New Jersey, for vehicular and pedestrian traffic under the Hudson river, and between the States of New York and New Jersey," having been announced for a third reading,

On motion of Mr. McGinnies, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 393, Int. No. 390) entitled "An act to amend the Greater New York charter, in relation to the reinstatement of policemen," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Smith T K
Betts	Downs	Hunter	Merrigan	Solomon
Blakely	Druss	Hutchinson	Miller	Soule
Block	Duke	Jacobs	Moore J G	Steinberg

Blodgett	Ellsworth	Jager	Moore T C	Stitt
Bly	Evans	Jenery	Moran	Taylor
Booth	Everett	Jenks	Morrissey	Trahan
Borkowski	Fenner	Jesse	Moses	Ullman
Brady	Finch	Judson	Mullen	VanWagenen
Brooks	Fox	Kiernan	Neary	Wackerman
Brundage	Franchot	Kirkland	Nichols	Wallace
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reilly	Williams
Clayton	Gray	Lyman	Reiss	Witter
Cole	Greenwald	MacFarland	Rice	Wright
Cosgrove	Hackenburg	Martin	Richford	Yale
Cowee	Hager	Mastick	Rowe	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 6, Int. No. 6) entitled "An act to amend the County Law and the Legislative Law, in relation to eliminating the publication of Session Laws in newspapers," having been announced for a third reading.

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1228, Int. No. 1104) entitled "An act conferring jurisdiction upon the board of estimate and apportionment of the city of New York to hear and determine the alleged claim of Thomas McGuire for personal injuries alleged to have been sustained by him in the year nineteen hundred and seventeen," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1270, Int. No. 1146) entitled "An act to amend chapter seven hundred and four of the Laws of nineteen hundred and one, entitled 'An act to make the office of the clerk of the county of Kings a salaried office and regulating the management of said office,' in relation to the compensation of copyists or recording clerks of current records," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Smith T K
Betts	Downs	Hunter	Merrigan	Solomon
Blakely	Druss	Hutchinson	Miller	Soule
Bloch	Duke	Jacobs	Moore J G	Steinberg
Blodgett	Ellsworth	Jager	Moore T C	Stitt
Bly	Evans	Jeffery	Moran	Taylor
Booth	Everett	Jenks	Morrissey	Trahan
Borkowski	Fenner	Jesse	Moses	Ullman
Brady	Finch	Judson	Mullen	VanWagenen
Brooks	Fox	Kiernan	Neary	Wackerman
Brundage	Franchot	Kirkland	Nichols	Wallace
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reilly	Williams
Clayton	Gray	Lyman	Reiss	Witter
Cole	Greenwald	MacFarland	Rice	Wright
Cosgrove	Hackenburg	Martin	Richford	Yale
Cowee	Hager	Mastick	Rowe	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. McGinnies offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of Senate bill (No. 957, Rec. No. 232) entitled "An act reappropriating unexpended balances for the purpose of the construction and improvement of portions of State routes within several counties of the State."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. McGinnies, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. McGinnies, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Smith T K
Betts	Downs	Hunter	Merrigan	Solomon
Blakely	Druss	Hutchinson	Miller	Soule
Bloch	Duke	Jacobs	Moore J G	Steinberg
Blodgett	Ellsworth	Jager	Moore T C	Stitt
Bly	Evans	Jeffery	Moran	Taylor
Booth	Everett	Jenks	Morrissey	Trahan
Borkowski	Fenner	Jesse	Moses	Ullman
Brady	Finch	Judson	Mullen	VanWagenen
Brooks	Fox	Kiernan	Neary	Wackerman
Brundage	Franchot	Kirkland	Nichols	Wallace
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reilly	Williams
Clayton	Gray	Lyman	Reiss	Witter
Cole	Greenwald	MacFarland	Rice	Wright
Cosgrove	Hackenburg	Martin	Richford	Yale
Cowee	Hager	Mastick	Rowe	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1390, Int. No. 1248) entitled "An act reappropriating unexpended balances for the purpose of the construction and improvement of portions of State routes within several counties of the State," having been announced for a third reading,

On motion of Mr. McGinnies, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1469, Int. No. 1303) entitled "An act to incorporate the Jewish Board of Guardians and to provide for the consolidation of the Jewish Protectory and Aid Society and other charitable corporations into it," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Perro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Smith T K
Betts	Downs	Hunter	Merrigan	Solomon
Blakely	Druss	Hutchinson	Miller	Soule
Bloch	Duke	Jacobs	Moore J G	Steinberg
Blodgett	Ellsworth	Jager	Moore T C	Stitt
Bly	Evans	Jeffery	Moran	Taylor
Booth	Everett	Jenks	Morrissey	Trahan
Borkowski	Fenner	Jesse	Moses	Ullman
Brady	Finch	Judson	Mullen	VanWagenen
Brooks	Fox	Kiernan	Neary	Wackerman
Brundage	Franchot	Kirkland	Nichols	Wallace
Burchill	Freichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reilly	Williams
Clayton	Gray	Lyman	Reiss	Witter
Cole	Greenwald	MacFarland	Rice	Wright
Cosgrove	Hackenburger	Martin	Richford	Yale
Cowee	Hager	Mastick	Rowe	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1600, Int. No. 938) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine

the alleged claim of Joseph Schaufier against the State while engaged in the work of the State in endeavoring to capture a lunatic who had escaped from the Binghamton State Hospital," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1613, Int. No. 545) entitled "An act to amend the Real Property Law, in relation to the licensing and regulation of real estate brokers and salesmen," having been announced, Mr. McWhinney moved that said bill be recommitted to the committee on general laws with instructions to report the same forthwith amended as follows:

Page 14, line 14, strike out the entire line.

Page 14, strike out lines 15 to 19, both inclusive.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Richford, from the committee on general laws, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1599, Int. No. 1151) entitled "An act to amend the Farms and Markets Law, in relation to cold storage," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1468, Int. No. 1302) entitled "An act to amend the Tax Law, in relation to exemption of property held by certain associations," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1583, Int. No. 1376) entitled "An act to amend the Civil Service Law, in relation to the restoration of their former position or employment of certain persons connected with the Federal service during the war," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill

was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1282, Int. No. 1158) entitled "An act to amend the Ithaca city charter, in relation to the boundaries and civil divisions of such city," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Smith T K
Betts	Downs	Hunter	Merrigan	Solomon
Blakely	Druss	Hutchinson	Miller	Soule
Bloch	Duke	Jacobs	Moore J G	Steinberg
Blodgett	Ellsworth	Jager	Moore T C	Stitt
Bly	Evans	Jeffery	Moran	Taylor
Booth	Everett	Jenks	Morrissey	Trahan
Borkowski	Fenner	Jesse	Moses	Ullman
Brady	Finch	Judson	Mullen	VanWagenen
Brooks	Fox	Kiernan	Neary	Wackerman
Brundage	Franchot	Kirkland	Nichols	Wallace
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell B C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Reiburn	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reilly	Williams
Clayton	Gray	Lyman	Reiss	Witter
Cole	Greenwald	MacFarland	Rice	Wright
Cosgrove	Hackenburg	Martin	Richford	Yale
Cowee	Hager	Mastick	Rowe	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1483, Int. No. 1313) entitled "An act to amend the State Charities Law, in relation to admission to the New York State Woman's Relief Corps Home," was read the third

time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Perro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Smith T K
Betts	Downs	Hunter	Merrigan	Solomon
Blakely	Druss	Hutchinson	Miller	Soule
Bloch	Duke	Jacobs	Moore J G	Steinberg
Blodgett	Ellsworth	Jager	Moore T C	Stitt
Bly	Evans	Jeffery	Moran	Taylor
Booth	Everett	Jenks	Morrissey	Trahan
Borkowski	Fenner	Jesse	Moses	Ullman
Brady	Finch	Judson	Mullen	VanWagenen
Brooks	Fox	Kiernan	Neary	Wackerman
Brundage	Franchot	Kirkland	Nichols	Wallace
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reilly	Williams
Clayton	Gray	Lyman	Reiss	Witter
Cole	Greenwald	MacFarland	Rice	Wright
Cosgrove	Hackenburg	Martin	Richford	Yale
Cowee	Hager	Mastick	Rowe	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1164, Int. No. 1052) entitled "An act to repeal section three hundred and sixteen of the Village Law, relating to the compensation of president and trustees in certain villages," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Smith T K
Betts	Downs	Hunter	Merrigan	Solomon
Blakely	Druss	Hutchinson	Miller	Soule
Bloch	Duke	Jacobs	Moore J G	Steinberg
Blodgett	Ellsworth	Jager	Moore T C	Stitt
Bly	Evans	Jeffery	Moran	Taylor
Booth	Everett	Jenks	Morrissey	Trahan
Borkowski	Fenner	Jesse	Moses	Ullman
Brady	Finch	Judson	Mullen	VanWagenen
Brooks	Fox	Kiernan	Neary	Wackerman
Brundage	Franchot	Kirkland	Nichols	Wallace
Burchill	Frerichs	Lattin	O'Connor	Warrca
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reilly	Williams
Clayton	Gray	Lyman	Reiss	Witter
Cole	Greenwald	MacFarland	Rice	Wright
Cosgrove	Hackenburg	Martin	Richford	Yale
Cowee	Hager	Mastick	Rowe	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1615, Int. No. 622) entitled "An act to amend the Domestic Relations Law, in relation to the amount and disposition of marriage license fees and the compensation of county clerks for recording and making reports of marriage licenses," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1614, Int. No. 485) entitled "An act to locate in part the boundary lines between the counties of Kings and Queens," having been announced for a third reading,

On motion of Mr. Schwab, and by unanimous consent, said

bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1598, Int. No. 1260) entitled "An act to amend the Highway Law, generally," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 998, Int. No. 913) entitled "An act to amend the Highway Law, in relation to the purchase of land and the erection of buildings for the care of machinery," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Perro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Smith T K
Betts	Downs	Hunter	Merrigan	Solomon
Blakely	Druss	Hutchinson	Miller	Soule
Bloch	Duke	Jacobs	Moore J G	Steinberg
Blodgett	Ellsworth	Jager	Moore T C	Stitt
Bly	Evans	Jeffery	Moran	Taylor
Booth	Everett	Jenks	Morrissey	Trahan
Borkowski	Fenner	Jesse	Moses	Ullman
Brady	Finch	Judson	Mullen	VanWagenen
Brooks	Fox	Kiernan	Neary	Wackerman
Brundage	Franchot	Kirkland	Nichols	Wallace
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Ravher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reilly	Williams
Clayton	Gray	Lyman	Reiss	Witter
Cole	Greenwald	MacFarland	Rice	Wright
Cosgrove	Hackenburg	Martin	Richford	Yale
Cowee	Hager	Mastick	Rowe	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1601, Int. No. 1149) entitled "An act to amend the Agricultural Law, in relation to the licensing of dogs," having been announced, Mr. Witter moved that said bill be recommitted to the committee on agriculture with instructions to report the same forthwith amended as follows:

Page 11, line 3, after the word "town" insert ", a board of supervisors."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Witter, from the committee on agriculture, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

By unanimous consent, Mr. Franchot offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of Senate bill (No. 735, Rec. No. 193) entitled "An act to legalize the acts and proceedings of the board of trustees of the village of Wilson in employing Fred E. Dean to pave certain portions of the principal business street, known as Young street, between McChesney and Seneca streets in said village, consisting of two strips of paving, each thirteen feet in width, together with curbing, in the year nineteen hundred and fifteen, and to legalize, authorize and direct the payment of a certain certificate of indebtedness in the sum of fifteen hundred ten dollars and seventy-six cents, dated November twenty-seventh, nineteen hundred and fifteen, payable one year after the date thereof, given in payment for said paving, the issuance of which certificate of indebtedness and the employment of the said Fred E. Dean to lay and construct said paving, having been held illegal and invalid; also authorizing and directing the trustees of the village of Wilson to pay the said Fred E. Dean the amount of said certificate, together with interest, and in case of the refusal of the said trustees to pay the said certificate of indebtedness, to authorize the maintenance of an action or proceeding thereon."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Franchot, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Franchot, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Perro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Smith T K
Betts	Downs	Hunter	Merrigan	Solomon
Blakely	Druss	Hutchinson	Miller	Soule
Bloch	Duke	Jacobs	Moore J G	Steinberg
Blodgett	Ellsworth	Jager	Moore T C	Stitt
Bly	Evans	Jeffery	Moran	Taylor
Booth	Everett	Jenks	Morrissey	Trahan
Borkowski	Fenner	Jesse	Moses	Ullman
Brady	Finch	Judson	Mullen	VanWagenen
Brooks	Fox	Kiernan	Neary	Wackerman
Brundage	Franchot	Kirkland	Nichols	Wallace
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reilly	Williams
Clayton	Gray	Lyman	Reiss	Witter
Cole	Greenwald	MacFarland	Rice	Wright
Cosgrove	Hackenburg	Martin	Richford	Yale
Cowee	Hager	Mastick	Rowe	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 915, Int. No. 857) entitled "An act to legalize the acts and proceedings of the board of trustees of the village of Wilson in employing Fred E. Dean to pave certain portions of the principal business street, known as Young street, between McChesney and Seneca streets, in said village, consisting of two

strips of paving, each thirteen feet in width, together with curbing, in the year nineteen hundred and fifteen, and to legalize, authorize and direct the payment of a certain certificate of indebtedness in the sum of fifteen hundred ten dollars and seventy six cents, dated November twenty-seventh, nineteen hundred and fifteen, payable one year after the date thereof, given in payment for said paving, the issuance of which certificate of indebtedness and the employment of the said Fred E. Dean to lay and construct said paving, having been held illegal and invalid; also authorizing and directing the trustees of the village of Wilson to pay the said Fred E. Dean the amount of said certificate, together with interest, and in case of the refusal of the said trustees to pay the said certificate of indebtedness, to authorize the maintenance of an action or proceeding thereon," having been announced for a third reading,

On motion of Mr. Franchot, said bill was laid aside, and ordered stricken from the calendar.

A communication from the Governor was received and read; in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, *March 11, 1921.*

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 645, Int. No. 611) entitled "An act to detach a portion of the village of Malverne and continue it as a part of the town of Hempstead, in the county of Nassau, and to provide for the lien of village taxes thereon."

NATHAN L. MILLER.

Said bill having been announced, Mr. McWhinney moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Sackett
Antin	Crowley	Hamill	McCleary	Schwab
Aronson	Dickstein	Harrington	McDonald	Seaker
Bailey	Di Pirro	Harris	McGinnles	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Smith T K
Betts	Downs	Hunter	Merrigan	Solomon
Blakely	Druss	Hutchinson	Miller	Soule
Bloch	Duke	Jacobs	Moore J G	Steinberg
Blodgett	Ellsworth	Jager	Moore T C	Stitt
Bly	Evans	Jeffery	Moran	Taylor
Booth	Everett	Jenks	Morrissey	Trahar
Borkowski	Fenner	Jesse	Moses	Ullman
Brady	Finch	Judson	Mullen	VanWagenen
Brooks	Fox	Kiernan	Neary	Wackerman
Brundage	Franchot	Kirkland	Nichols	Wallace
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reilly	Williams
Clayton	Gray	Lyman	Reiss	Witter
Cole	Greenwald	MacFarland	Rice	Wright
Cosgrove	Hackenburg	Martin	Richford	Yale
Cowee	Hager	Mastick	Rowe	

Mr. McWhinney moved that said bill be recommitted to the committee on affairs of villages with instructions to report the same forthwith amended as follows:

Page 1, line 1, after the period strike out the balance of the line.

Page 1, strike out lines 1 to 10, inclusive.

Page 2, strike out lines 1 to 8, inclusive, and in place thereof insert in italics the following: "All that part or portion of the village of Malverne in the county of Nassau, lying west and south of a line beginning at a point where the southern property line of the Valley Stream branch of the Long Island railroad intersects the western boundary line of said village of Malverne; thence running in a north easterly direction along the southern property line of the Valley Stream branch of the Long Island railroad to the westerly side of Franklin avenue, thence in a southerly direction along the westerly side of Franklin avenue, to a point directly opposite the northern property line of Charles E. Dancey, thence in an easterly direction crossing Franklin avenue and along the northerly property line of said Charles E. Dancey to a point two hundred and fifty feet distant from the easterly side of Franklin avenue; thence running south-easterly

in a parallel line two hundred and fifty feet distant from the easterly side of Franklin avenue to the point where said line intersects the northerly line of property of George E. Hart; thence in an easterly direction along said northerly property line of George E. Hart to the easterly property line of said Hart; thence southerly along said easterly line to its intersection with the southerly line of the village of Malverne; also all that portion bounded as follows: north by line of school district number seventeen, town of Hempstead; east by Hempstead avenue; south by Hempstead avenue, and west by Dogwood avenue; shall be detached from said village and thereafter shall be a part of the town of Hempstead in such county.

“§ 2. Territory so excluded from the village shall not be relieved from bearing its proportionate share of any liability or indebtedness incurred by such village while such territory was a part thereof, and until such liability is discharged, or such indebtedness paid, the proportionate share, to which such territory would be liable if it had not been excluded shall be levied upon, assessed and collected from such territory by the proper officers of such village, in the same manner as if such territory had not been excluded therefrom.”

Page 2, line 9, change the numeral “2” to “3”.

Page 2, line 12, change the numeral “3” to “4”.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. McWhinney, from the committee on affairs of villages, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, March 30, 1921.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 1117, Int. No. 76) entitled “An act to amend the Town Law, in relation to street lighting.”

NATHAN L. MILLER.

The Senate returned the concurrent resolution recalling from the Governor for the purposes of amendment Assembly bill (No. 973, Int. No. 895) entitled “An act providing for the distribution of certain moneys, or portions thereof, remaining in

the hands of the treasurers of different counties of the State, which was distributed to such counties under the appropriation made by chapter one of the Laws of nineteen hundred and twenty," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the Senate bill (No. 552, Assembly Reprint No. 1493, Rec. No. 103) entitled "An act to amend the charter of the city of Rochester, generally," with a message that they have concurred in the amendments of the Assembly made thereto.

Ordered, That the Clerk return said bill to the Senate.

The Senate returned the bill (No. 1588, Int. No. 1309) entitled "An act making appropriations for the support of government," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Henry M. Leonard, mayor of the city of Newburgh, returning Assembly bill (No. 789, Int. No. 736) entitled "An act ratifying the purchase by the Commissioners of the Home of the City and Town of Newburgh of lands adjoining the premises owned by them," with a message that said mayor, and the common council of said city, after a public hearing thereof, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. John W. Stevenson, mayor of the city of Fulton, returning Assembly bill (No. 501, Int. No. 488) entitled "An act to validate, legalize and confirm the proceedings of the commissioner of public works and the common council of the city of Fulton in the matter of improving certain streets in said city at the expense of the city at large, and authorizing the issuance and sale of bonds to pay the cost thereof," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

Privileges of the floor were extended to Hon. D. D. Frisbie and Hon. George C. Austin.

On motion of Mr. Adler, the House adjourned.

THURSDAY, MARCH 31, 1921

The House met pursuant to adjournment.

Prayer by Rev. Milton G. Buck, Whitesboro.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with, and the same was approved.

Mr. Speaker presented the Nineteenth Annual Report of the Broome County Humane Society and Relief Association, which was laid upon the table and ordered printed.

(See Document.)

Also, the Thirty-first Annual Report of the State Hospital Commission, which was laid upon the table and ordered printed.

(See Document.)

Mr. Adler introduced a bill entitled "An act to amend the Tax Law, in relation to summary determination of taxability of transfers" (Int. No. 1483), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Barnes introduced a bill entitled "An act to amend the Tax Law, in relation to abandonment of claim of title under tax deeds on cancellation of sale" (Int. No. 1484), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Beasley introduced a bill entitled "An act to amend the Labor Law, in relation to fireproof windows" (Int. No. 1485), which was read the first time and referred to the committee on labor and industries.

Mr. Borkowski introduced a bill entitled "An act to prevent fraud respecting securities offered for sale within the State" (Int. No. 1486), which was read the first time and referred to the committee on the judiciary.

Mr. Duke introduced a bill entitled "An act to amend the General Municipal Law, in relation to public general hospitals for the care of the sick" (Int. No. 1487), which was read the first time and referred to the committee on affairs of cities.

Mr. Evans introduced a bill entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine

the claims of the Cooper-Snell Company against the State of New York, for damages sustained and for extra work, labor and materials furnished by such company in the construction of the Dodgeville-village-county road number eight hundred and sixty-eight, and the Manheim Center and Salisbury Center road number four hundred and sixty-three, and to render judgment therefor" (Int. No. 1488), which was read the first time and referred to the committee on claims.

Mr. Lord introduced a bill entitled "An act making an appropriation for highway improvement purposes" (Int. No. 1489), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the Public Health Law, in relation to abolishing the department of narcotic drug control, but continuing the restrictive provisions of the law relating to such control" (Int. No. 1490), which was read the first time and referred to the committee on public health.

Mr. McDonald introduced a bill entitled "An act to amend the Public Service Commissions Law, in relation to testing gas and electric meters" (Int. No. 1491), which was read the first time and referred to the committee on the judiciary.

Mr. McWhinney introduced a bill entitled "An act to amend the Civil Service Law, in relation to the unclassified service" (Int. No. 1492), which was read the first time and referred to the committee on the judiciary.

Mr. Walsh introduced a bill entitled "An act to amend the Military Law, in relation to the salaries of State and municipal officers and employees returning from military or naval duty" (Int. No. 1492), which was read the first time and referred to the committee on military affairs.

Mr. Wheelock introduced a bill entitled "An act to amend the Penal Law, in relation to advertisements upon danger signals in the public highways" (Int. No. 1494), which was read the first time and referred to the committee on codes.

Mr. Wright introduced a bill entitled "An act to amend the Public Health Law, in relation to nursing" (Int. No. 1495), which was read the first time and referred to the committee on public health.

Also, "An act to amend the Civil Service Law, in relation to the contents of the report of the commission" (Int. No. 1496), which was read the first time and referred to the committee on the judiciary.

Mr. Wells introduced a bill entitled "An act to amend the Military Law, in relation to the retirement and discharge of officers" (Int. No. 1497), which was read the first time and referred to the committee on military affairs.

Mr. Judson introduced a bill entitled "An act to amend the Stock Corporation Law and the Tax Law, in relation to certain taxes on corporations" (Int. No. 1499), which was read the first time and referred to the committee on taxation and retrenchment.

Also, "An act to amend the Tax Law, in relation to taxable transfers" (Int. No. 1498), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Wright introduced a bill entitled "An act to amend the Education Law, in relation to the additional apportionment of school moneys" (Int. No. 1500), which was read the first time and referred to the committee on public education.

Mr. Judson introduced a bill entitled "An act to amend the Tax Law, in relation to taxes upon and with respect to personal incomes" (Int. No. 1501), which was read the first time and referred to the committee on taxation and retrenchment.

By unanimous consent, Mr. Caulfield introduced a bill entitled "An act to amend the Election Law, generally" (Int. No. 1502), which was read the first time and referred to the committee on the judiciary.

Mr. Martin, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Yale (No. 1758, Int. No. 1366) entitled "An act to define and regulate the practice of chiropractic," reported in favor of the passage of the same with the following amendments:

Section 7, page 7, line 17, omit "be" and insert in place thereof "any other person who is".

Section 7, page 7, line 18, omit "to" and insert in place thereof "who".

Section 7, page 7, line 19, omit "have" and insert in place thereof "has", and at end of line omit "to" and insert in place thereof "who".

Section 7, page 7, line 20, omit "have" and insert in place thereof "has", and after "and", in the same line, insert "who has been".

Section 7, page 7, line 22, omit "to have been".

Those who voted in the affirmative were: Messrs. Martin, Lown, Everett, Stitt, Smith, T. K., Westall, Barnes.

Those who voted in the negative were: Messrs. Jenks, Ullman, Block, McKee.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred Senate bill introduced by Mr. Duell (No. 110, Rec. No. 39) entitled "An act to amend the Personal Property Law, in relation to stock dividends and distributions," reported the same with the following amendments:

Page 1, line 8, before the period insert the following in italics: "*and other dividends and distributions deemed principal as provided in section seventeen-a.*"

Page 2, line 1, after "Association" insert a comma.

Page 2, line 2, before the comma insert in italics the following: "*and in the case of corporations having shares without nominal or par value the term includes the transfer to capital of any of the surplus profits of such corporation or association not accompanied by the issue of additional shares or securities*".

Page 2, line 5, strike out the first "dividends".

Page 2, line 5, strike out the word "extraordinary" and insert in place thereof the word "other" in italics.

Page 2, line 5, strike out the word "or" and insert in place thereof the word "and" in italics.

Page 2, line 8, strike out the words "any stock" and insert in place thereof the word "every" in italics.

Page 2, line 8, strike out the words "any extraordinary dividend".

Page 2, line 9, strike out the word "or".

Page 2, line 9, after the first "of" insert in italics the words "*or in respect of*".

Page 2, line 9, strike out the words "the whole or" and insert in place thereof the word "any" in italics.

Page 2, line 9, after the word "profits" insert "or other assets" in italics.

Page 2, line 10, after the first "or" insert in italics "*joint stock*".

Page 2, line 10, before the word "whether" insert a parenthesis "(" .

Page 2, line 10, insert a comma after the word "cash".

Page 2, line 10, strike out the word "or" and insert "stock".

Page 2, line 10, strike out the comma after the word "securities" and insert in italics "or other property"), add a parenthesis after the word "property".

Page 2, line 11, after the word "declared" insert a comma in italics, and strike out the italicized word "or" before the word "authorized".

Page 2, line 11, after the word "authorized" insert in italics "or directed".

Page 2, line 11, after the word "effect" insert in italics a comma ",".

Page 2, line 12, after the word "stock" insert in italics "of such corporation or association".

Page 2, strike out lines 14 to 18, inclusive.

Page 2, line 13, after the word "thereof" and before the period insert in italics ", if or to the extent that such dividend or distribution".

"(a) Shall be a stock dividend.

"(b) Shall be declared, authorized or directed to be made in respect of any portion of the assets of such corporation or association other than surplus profits arising from its business.

"(c) Shall be declared or authorized or directed before the creation of such trust.

"(d) Shall consist of cash, stock, securities or other property resulting from the total or partial dissolution, reorganization or merger of such corporation or association or of any combination to which it shall be a party.

"(e) Shall consist of or represent the right offered by any such corporation or association to its stockholders to subscribe for or acquire its own stock or securities or those of another corporation or association.

"(f) Shall be (1) declared, authorized or directed to be made by such corporation or association in connection or contemporaneously with an offer made by it to its stockholders of the right to subscribe for or acquire its own stock or securities or those of another corporation or association, and (2) sufficient to acquire such stock or securities.

"Except as hereinbefore provided, all dividends declared during the continuance of such trust by any corporation or association out of surplus profits arising from its business in respect of any stock thereof in which principal or income of such trust may be invested, shall in all cases be income and not principal of such trust.

"In the absence of an express direction to the contrary contained in the will, a testamentary trust shall be deemed created within the meaning of this section at the death of the testator, except in any case where another time has been heretofore fixed by the judgment or decree of a court of competent jurisdiction.

"Any addition pursuant to this section of any such stock dividend or other dividend or distribution to the principal of such trust shall not be deemed an accumulation of income within the meaning of this article."

and requests that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Blakely, from the committee on affairs of cities, to which was referred Senate bill introduced by Mr. Ames (No. 889, Rec. No. 145) entitled "An act to amend chapter five hundred and thirty-five of the Laws of nineteen hundred and fifteen, entitled 'An act to consolidate and revise the several acts relative to the city of Olean,' in relation to powers and duties of park commissioners, the acquisition of lands for park purposes and providing for the raising of funds for the payment of same," reported in favor of the passage of the same with the following amendments:

In the fifth line of the title after the word "park" insert
", playground and athletic field".

In the fifth line of the title after the word "purposes" insert
", their improvement and equipment".

Page 3, line 12, after the word "purchase" insert in italics
", improvement and equipment".

Line 12, strike out the last word in the line "a".

Line 13, change "park" to "parks" and insert in italics
", playgrounds and athletic field".

Line 14, after the word "purchase" insert in italics
", improvement and equipment".

Page 4, line 9, after the word "for" insert in italics
", improve and equip".

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Crowley, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which

was referred Senate bill introduced by Mr. Tolbert (No. 499, Rec. No. 97) entitled "An act to amend the County Law, in relation to the office of the register of the county of New York," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Miller, Smith, C. C., Dobson, Van Wagenen, Yale, Finch, Kirkland, Bartholomew, Ellsworth.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Gardner, from the committee on insurance, to which was referred Assembly bill introduced by Mr. Borkowski (No. 1591, Int. No. 1381) entitled "An act to amend the Insurance Law, in relation to the standard provisions for life policies," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Gardner, Crowley, Caulfield, MacFarland, Doherty, Franchot, Rayher, McDonald, Cosgrove.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Gardner, from the committee on insurance, to which was referred Assembly bill introduced by Mr. Trahan (No. 1534, Int. No. 680) entitled "An act to amend the Insurance Law; in relation to requiring indemnity bonds on insurance policies from owners of motor vehicles," reported in favor of the passage of the same with the following amendments:

Page 1, in the second line of the title strike out the word "on" and insert in place thereof "or".

Page 1, line 6, strike out "three hundred" and insert in place thereof "one hundred".

Page 1, line 7, strike out "and forty-nine" and in place thereof insert "and nine".

Page 1, line 7, strike out "one hundred and forty-nine-a" and in place thereof insert "one hundred and nine-a".

Page 1, line 9, strike out "three hundred and forty nine-a" and in place thereof insert "one hundred and nine-a".

Page 2, line 18, after the period strike out "No such".

Page 2, strike out lines 19 to 21, inclusive.

Page 5, line 14, strike out "July, nine-" and insert in place thereof "January, nineteen hundred and twenty-two".

Page 5, line 15, strike out "teen hundred and twenty-one".

Those who voted in the affirmative were: Messrs. Gardner, Crowley, Caulfield, Morrissey, Doherty, Franchot, Trahan, Rayher, McDonald, Cosgrove.

In the negative: Mr. MacFarland.
which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Gardner, from the committee on insurance, to which was referred Assembly bill introduced by Mr. Trahan (No. 1516, Int. No. 1329) entitled "An act to amend the Insurance Law, in relation to mutual fire insurance corporations," reported in favor of the passage of the same with the following amendment:

In the first line of the title, strike out the word "mutual" and insert the word "stock".

Those who voted in the affirmative were: Messrs. Gardner, Crowley, Caulfield, Morrissey, MacFarland, Doherty, Franchot, Trahan, Rayher.

Those who voted in the negative were: Messrs. McDonald, Cosgrove.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Gardner, from the committee on insurance, to which was referred Assembly bill introduced by Mr. Gardner (No. 1080, Int. No. 992) entitled "An Act to amend the Insurance Law, in relation to the merger of fraternal benefit societies," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Caulfield, Morrissey, MacFarland, Doherty, Franchot, Trahan, Rayher, McDonald, Cosgrove.

Those who voted in the negative were: Messrs. Gardner, Crowley.

which report was agreed to and said bill rejected.

Mr. Gardner, from the committee on insurance, to which was referred Assembly bill introduced by Mr. Zimmerman (No. 1398, Int. No. 1256) entitled "An act to amend the Insurance Law, to require rate-making associations to furnish services without discrimination," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Gardner,

Crowley, Seelbach, Franchot, Trahan, Rayher, McDonald, Cosgrove.

which report was agreed to, and said bill rejected.

Mr. Brady, from the committee on labor and industries, to which was referred Assembly bill introduced by Mr. Westall (No. 1666, Int. No. 1428) entitled "An act to amend the Labor Law, in relation to application of day of rest to certain employees," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Brady, Downs, Miller, Lown, Jacobs, Jeffery, McCleary, Mastick, Hackenburg, Antin.

Also, Assembly bill introduced by Mr. Crews (No. 1651, Int. No. 1413) entitled "An act to amend the Labor Law, in relation to definition of employee," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Brady, Downs, Miller, Lown, Jacobs, Jeffery, McCleary, Mastick, Hackenburg, Antin.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Brady, from the committee on labor and industries, to which was referred Assembly bill introduced by Miss Smith (No. 184, Int. No. 184) entitled "An act to amend the Labor Law, in relation to definition of a factory," reported in favor of the passage of the same with the following amendments:

Page 1, strike out lines 1 to 7 and insert:

"Section 1. Subdivision nine of section three of chapter fifty of the Laws of nineteen hundred and twenty-one, entitled 'An act in relation to labor, constituting chapter thirty-one of the Consolidated Laws,' is hereby amended to read as follows:

"9. 'Factory' includes a mill, workshop or other".

Line 12, after "except" insert "(a)".

Page 2, line 1, strike out "except" and insert "(b)".

Line 2, strike out "barns, storage houses, sheds".

Line 5, strike out "under the Public Service Commis-".

Line 6, strike out "sions Law".

Line 8, strike out "structures".

Line 10, strike out "State Industrial".

Line 11, strike out "commission in its".

Line 14, after "ments" insert in italics "linotypists and monotypists".

Those who voted in the affirmative were: Messrs. Brady, Downs, Miller, Lown, Jacobs, Jeffery, McCleary, Mastick, Hackenburg, Antin.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Witter, from the committee on agriculture, to which was referred Assembly bill introduced by Mr. Porter (No. 1465, Int. No. 1299) entitled "An act to amend the Agricultural Law, in relation to New York standard A grade apples," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Witter, Lord, Cowee, Long, Rice, Webb, Betts, Greenwald, Porter, Gray, Brooks.

which report was agreed to, and said bill ordered reprinted, as second reading.

Mr. Witter, from the committee on agriculture, to which was referred Assembly bill introduced by Mr. Witter (No. 1573, Int. No. 1150) entitled "An act to amend the Agricultural Law, in relation to manufacture and sale of imitation evaporated or condensed milk," reported in favor of the passage of the same with the following amendments:

Page 1, line 3 of title, strike out all after "of" down to the period and insert "milk products".

Line 6, strike out all after the period and all of line 7 and line 8 down to and including "exchange" and insert "Regulations in regard to manufactured milk products. In order to safeguard the public health and to protect the public against fraud and deception it shall be unlawful for any person to manufacture, sell or exchange or have in his possession with intent to sell or exchange:

"(a) Any condensed or evaporated skimmed milk except in containers or packages containing ten pounds avoirdupois thereof net weight or more, which packages or containers shall be distinctly branded, labeled or marked with the correct name of the product in letters not less than one inch in height."

Line 8, after "exchange" insert as a paragraph

"(b)" and begin the word "any" with a capital letter.

Page 2, line 3, strike out "either" and insert "whether".

Line 4, after the comma after "cans" insert "and whether", insert a comma after "articles" and strike out "the".

Line 5, strike out "derivatives thereof" and insert "as compounds,".

Those who voted in the affirmative were: Messrs. Witter, Lord, Cowee, Long, Rice, Webb, Betts, Greenwald, Porter, Gray, Brooks. which report was agreed to, and said bill ordered reprinted, and placed on the order of second reading.

Mr. Harris, from the committee on public education, to which was referred Assembly bill introduced by Mr. McWhinney (No. 1645, Int. No. 1335) entitled "An act to amend the Education Law, in relation to fees of printers for publishing notices and reports," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Harris, Soule, Miss M. L. Smith, Jacobs, Greenwald, Wright, Bailey, Moses.

Also, Assembly bill introduced by Mr. Harris (No. 1446, Int. No. 1283) entitled "An act to amend the Education Law, relative to libraries and library corporations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Harris, Soule, Miss M. L. Smith, Jacobs, Greenwald, Wright, Bailey, Moses.

Also, Assembly bill introduced by Mr. Long (No. 1510, Int. No. 1323) entitled "An act to amend the Education Law, in relation to apportionment to contracting district," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Harris, Soule, Miss M. L. Smith, Jacobs, Greenwald, Wright, Bailey, Moses. which report was agreed to, and said bills placed on the order of second reading.

Mr. Harris, from the committee on public education, to which was referred Senate bill introduced by Mr. Ferris (No. 146, Rec. No. 41) entitled "An act to amend the Education Law, in relation to bonded indebtedness of school districts for certain purposes," reported in favor of the passage of the same with the following amendments:

Page 2, line 9, strike out the bracket.

Page 2, line 10, bracket the words "one million" and insert following the last bracket in *italics* "five hundred thousand"

Page 2, line 12, bracket the word "ten" and insert following the last bracket in italic "fifteen".

Page 1, line 14, strike out the bracket.

Page 2, line 14, after the word "district" insert in italics "unless the resolution authorizing the issue and sale of such bonds, in excess of such amount, shall be adopted by a vote of two-thirds of the qualified electors present and voting on such resolution at the meeting called for such purpose".

Those who voted in the affirmative were: Messrs. Harris, Soule, Miss M. L. Smith, Jacobs, Greenwald, Wright, Bailey, Moses. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Lattin, from the committee on public health, to which was referred Assembly bill introduced by Mr. Lattin (No. 1661, Int. No. 1423) entitled "An act to amend the Public Health Law, in relation to the amount of property to be owned or possessed by district and State dental societies," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Lattin, Smith, C. C., Smith, M. L., Hausner, Sackett, Wright, Lewis. which report was agreed to, and said bill placed on the order of second reading.

Mr. Lattin, from the committee on public health, to which was referred Assembly bill introduced by Mr. Hamill (No. 1153, Int. No. 1041) entitled "An act to amend the Public Health Law, in relation to the protection of the potable waters of the city of New York in the Croton and Esopus watershed and the protection of public health by railroad companies," reported in favor of the passage of the same with the following amendments:

Page 1, line 4, strike out "five" and insert "two".

Page 1, line 5, strike out the comma after "eighty-eight" and insert in place thereof the word "and", also strike out "ninety".

Page 1, line 6, strike out down to and including the comma.

Page 2, strike out lines 24, 25 and 26.

Page 3, strike out lines 1 to 26, inclusive.

Page 4, strike out lines 1 to 13, inclusive.

Page 4, line 14, change the numeral "92" to "89", and strike out the word "four" and insert "the", and strike out the letter "s" at the end of the word "sections".

Page 4, line 16, strike out the letter "s" at the end of the word "sections".

Page 4, line 17, strike out ", eighty-nine, ninety or ninety-one".

Those who voted in the affirmative were: Messrs. Lattin, Smith, C. C., Smith, M. L., Hausner, Smith, J. C., Sackett, Wright, Clayton, Bloch.

which report was agree to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Lattin, from the committee on public health, to which was referred Assembly bill introduced by Mr. Cosgrove (No. 21, Int. No. 21) entitled "An act to amend the Public Health Law, in relation to prohibiting the transportation of garbage, refuse, dead animals and other noxious or deleterious matter from one county of the State to another without consent of the State Commissioner of Health and local authorities," reported in favor of the passage of the same with the following amendments:

In the second line of the title after the word "garbage" strike out the word "refuse".

In the fourth line of the title after the word "the" strike out the words "State Commissioner of".

In the fifth line of the title before the word "local" strike out the words "Health and".

Page 1, line 6, after the word "of" strike out the words "State Commissioner of Health and".

Page 2, line 2, after the word "in" strike out the word "one" and insert in lieu thereof the word "any".

Page 2, line 3, after the word "county" insert the words "of this State, located within a city of the first class, having a population of not less than one million inhabitants,".

Page 2, line 4, after the word "sweepings" strike out the word "refuse".

Page 2, line 7, after the word "consent" strike out the words "of the State,".

Page 2, line 8, before the word "of" strike out the words "missioner of Health and".

Page 2, line 21, after the word "effect" insert the following: "The provisions of this section shall not apply to animals destroyed in the shelters of humane societies or societies for the prevention of cruelty to animals or when such animals are destroyed by an officer of such societies".

Those who voted in the affirmative were: Messrs. Lattin, Smith, C. C., Smith, M. L., Hausner, Smith, J. C., Sackett, Wright, Clayton.

which report was agreed to, and said bill ordered reprinted, as amended and placed on the order of second reading.

Mr. Lattin, from the committee on public health, to which was referred Assembly bill introduced by Mr. Cosgrove (No. 22, Int. No. 22) entitled "An act to amend the Public Health Law, in relation to consents for the maintenance and operation of garbage and rendering plants," reported in favor of the passage of the same with the following amendments:

Page 1, line 6, after the word "authorities" strike out the words "and State Commissioner of".

Page 1, line 7, before the word "required" strike out the word "Health".

Page 1, line 8, after the word "within" strike out the words "the State" and add after the word "within" the words "a city of the first class having a population of not less than one million".

Page 1, line 10, after the word "sweepings" strike out the word "refuse".

Page 2, line 2, after the word "the" strike out the word "authority" and insert in lieu thereof the word "consent".

Page 2, line 4, after the word "located" strike out the words "and in addition thereto the certificate of the".

Omit lines 5, 6, 7, 8 and 9.

Page 2, line 10, before the word "provided" strike out the words "date for a hearing thereon".

Those who voted in the affirmative were: Messrs. Lattin, Smith, C. C., Smith, M. L., Hausner, Smith, J. C., Sackett, Wright, Clayton.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. McGinnies (No. 1707, Int. No. 1375) entitled "An act to amend the State Charities Law, in relation to the superintendent of the New York State Reformatory for Women at Bedford."

Also, the bill introduced by Mr. Frerichs (No. 1326, Int. No. 1202) entitled "An act to amend the Judiciary Law, in relation to the appointment of court officers in Richmond county."

Also, the bill introduced by Mr. Sackett (No. 1686, Int. No. 1016) entitled "An act to amend chapter three hundred and sixty of the Laws of eighteen hundred and ninety-seven, entitled 'An act to incorporate the city of Geneva,' generally."

Also, the bill introduced by Mr. Everett (No. 1233, Int. No. 1109) entitled "An act to amend the Conservation Law, in relation to tip-ups."

Also, the bill introduced by Mr. Wells (No. 1622, Int. No. 71) entitled "An act to amend the Tax Law, in relation to the use of real property exempt from taxation for registration and polling places."

Also, the bill introduced by Mr. Betts (No. 1708, Int. No. 289) entitled "An act to amend the Conservation Law, in relation to hunting and fishing on private land used for agricultural or other purposes."

Also, the bill introduced by Mr. O'Connor (No. 1688, Int. No. 177) entitled "An act to amend the Greater New York charter, in relation to the exchange of laboratory products and the sale of city water."

Also, the bill introduced by Mr. Jesse (No. 1679, Int. No. 1228) entitled "An act to amend the Greater New York charter, in relation to the position of military police captain in the police department of the city of New York."

Also, the bill introduced by Mr. Fox (No. 1339, Int. No. 1215) entitled "An act to amend the Code of Civil Procedure, in relation to summary proceedings to recover the possession of real property in cities of the first class and in cities in a county adjoining a city of the first class for default in the payment of rent."

Also, the bill introduced by Mr. Duke (No. 1383, Int. No. 1241) entitled "An amend section thirteen hundred and twenty-six of the Code of Civil Procedure, making the giving of security unnecessary to perfect an appeal to the Court of Appeals, where the Appellate Division or a judge of the Court of Appeals shall certify that a constitutional question is involved; nor by a claimant under the Workmen's Compensation Law, where the decision of the Appellate Division is not unanimous, nor where the decision of the Appellate Division is unanimous and such

appeal is with the consent of the Appellate Division, or a judge of the Court of Appeals."

Also, the bill introduced by Mr. Robinson (No. 1742, Rec. No. 31) entitled "An act to amend chapter two hundred of the Laws of eighteen hundred and fifty-four, entitled 'An act declaring a part of the West Canada creek, and its branches, a public highway, and regulating the passage of logs and lumber down the same, and for the improvement of said streams,' generally."

Also, the bill introduced by Mr. Morrissey (No. 1335, Int. No. 1211) entitled "An act authorizing the county treasurer of Rensselaer county to correct his books of record."

Also, the bill introduced by Mr. Cole (No. 1690, Int. No. 437) entitled "An act to repeal article one-a of the Military Law and to amend the Education Law, in relation to military training and the Military Training Commission, and to abolish such commission."

Also, the bill introduced by Mr. Cheney (No. 1284, Int. No. 1160) entitled "An act to amend the Town Law, in relation to regulation of certain occupations in certain towns."

Also, the bill introduced by Mr. Porter (No. 1594, Int. No. 1384) entitled "An act to amend the Highway Law, in relation to limitation of speed of motor vehicles through unincorporated villages, hamlets and thickly populated communities in towns."

Also, the bill introduced by Mr. Brady (No. 1017, Int. No. 932) entitled "An act to amend the County Law, in relation to authority of the board of supervisors to levy taxes and appropriate money for the relief and education of poor persons, permanently or temporarily within the county."

Also, the bill introduced by Mr. Duke (No. 1382, Int. No. 1240) entitled "An act to amend section five hundred and ninety-three of the Civil Practice Act, making the giving of security unnecessary to perfect an appeal to the Court of Appeals, where the Appellate Division or a judge of the Court of Appeals shall certify that a constitutional question is involved; nor by a claimant under the Workmen's Compensation Law, where the decision of the Appellate Division is not unanimous, nor where the decision of the Appellate Division is unanimous and such appeal is with the consent of the Appellate Division, or a judge of the Court of Appeals."

Also, the bill introduced by Mr. Bailey (No. 1016, Int. No. 931) entitled "An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this State,' in relation to lists of trial jurors and grand jurors."

Also, the bill introduced by Mr. Judson (No. 1624, Int. No. 258) entitled "An act to amend the Conservation Law, in relation to aliens," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Trahan (No. 1664, Int. No. 1426) entitled "An act to amend the Town Law, in relation to the retirement of policemen in towns of certain counties adjoining cities of the first class," reported the same with the following recommendations:

Page 1, line 7, strike out "121-a" and insert "121-b".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Wheelock (No. 1474, Int. No. 1308) entitled "An act to amend the Highway Law, in relation to licensing of operators of motor vehicles," reported the same with the following recommendations:

Page 3, line 3, strike out "may" and insert "shall".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Wells (No. 1625, Int. No. 1049) entitled "An act to amend the New York City Municipal Court Code, in relation to marshals," reported the same with the following recommendations:

Page 2, line 20, strike out "from the" and insert "in a".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. T. C. Moore (No. 1681, Int. No. 1187) entitled "An act to amend the Greater New York charter, in relation to reinstatement of policemen," reported the same with the following recommendations:

Page 2, lines 7 and 8, print in italics "except that all time actually served shall be counted towards his pension".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Everett (No. 596, Int. No. 568) entitled "An act to amend the Tax Law, in relation to the assessment of forest lands dedicated to continuous forest production," reported the same with the following recommendations:

Page 2, line 21, after "eighty" insert a comma; after "hundred" strike out the comma; after "as" insert "last".

Same page, line 22, strike out "six hundred and forty-two" and insert "one hundred and fifty-nine".

Same page, line 23, strike out "thirteen" and insert "eighteen".

In lines 23 and 24, strike out "and chapter three hundred and twenty-eight of the Laws of nineteen hundred and fifteen".

Page 2, line 24, before "Lewis" insert "Franklin".

Same page, line 26, after "ensuing" insert a comma.

Page 4, line 9, strike out "or" and insert "of", and in line 24 insert a comma after "statement", and a comma after "him".

Page 5, line 1, insert "the" after "assessing".

Line 5, strike out "upon" and insert "on".

Line 11, before "treasurer" insert "comptroller" in brackets.

Line 12, print "and taxes" in italics.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Gardner (No. 1683, Int. No. 1166) entitled "An act to amend chapter four hundred and twenty-five of the Laws of eighteen hundred and ninety-six, entitled 'An act act to amend the charter of the city of Poughkeepsie' in relation to city bonds," reported the same with the following recommendations:

Page 1, line 4, strike out the word "one" and insert "three".

Same page, line 5, strike out "forty-two" and insert "fifty-eight", and strike out "sixteen" and insert "twenty".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Wells (No. 1687, Int. No. 1148) entitled "An act to amend the Greater New York charter, in relation to pensions in the street cleaning department," reported the same with the following recommendations:

Page 2, line 19, strike out both brackets.

Same page, line 23, strike out both brackets.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Ullman (No. 1680, Int. No. 927) entitled "An act to amend the Greater New York charter, in relation to the appointment of clerks and deputy clerks of the municipal court of the city of New York," reported the same with the following recommendations:

Page 2, line 13, strike out "court" and insert "justice", and add "s" to second "justice".

Line 14, strike out "for" and insert "from".

Page 2, lines 13, 14 and 15, "who shall each be designated by the justice or the justices thereof from the clerks appointed in said district and all other clerks shall be assistant clerks" print in italics.

Same page, line 17, after "clerks" insert a comma.

Page 3, line 15, strike out "before" in the word "hereinbefore".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Chamberlin (No. 1621, Int. No. 626) entitled "An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,' in relation to the publication

of the common council proceedings," reported the same with the following recommendations:

Page 2, line 1, strike out "Section six of chapter four hundred and forty-nine" and insert "Subdivision six of section twenty-three of chapter twenty-six".

Same page, line 2, strike out "eight" and insert "five, as last amended by chapter four hundred and forty-nine of the Laws of eighteen hundred and eighty-eight."

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Judson offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the bill (No. 1635, Int. No. 1402) entitled "An act to amend chapter five hundred and eighty-five of the Laws of nineteen hundred and eighteen, entitled 'An act relating to the construction of public works.'"

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Judson moved to amend as follows:

Page 1, strike out the period after the last word in the title and insert a comma and add the word "generally."

Page 2, line 7, after the word "act" insert a comma.

Line 11, after the word "States" insert the words "of America".

Line 13, after the word "war" insert a comma.

Line 15, after the word "expense," strike out the word "jointly".

Line 15, after the word "given" insert the word "jointly".

Line 16, after the word "by" strike out the words "any public officer, commission".

Line 17, at the beginning of the line strike out the words "or board of the State, or".

Page 3, line 4, after the word "and" insert the word "is".

Page 3, line 7, after the word "made," strike out the word "providing" and insert the words "provided, however, that".

Line 11, at end of line strike out the words "and in".

Line 12, strike out the words "the case of claims against the State, the Court of Claims" and on same line after the word "may" insert a comma.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Judson, said bill was ordered reprinted and recommitted to said committee.

Mr. Hutchinson offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on public education be discharged from the further consideration of the bill (No. 1644, Int. No. 855) entitled "An act to amend the Education Law, in relation to part-time or continuation schools."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Hutchinson moved to amend as follows:

Page 2, line 2, strike out the italicized "two" and insert the word "one".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Hutchinson, said bill was ordered reprinted and recommitted to said committee.

The bill (No. 1130, Int. No. 1018) entitled "An act to amend the Greater New York charter, repealing section eleven hundred and thirty-a thereof, relating to the college officials' and professors' retirement fund and inserting in its place a new section eleven hundred and thirty-a, in relation to the retirement fund of The College of the City of New York," having been announced, Mr. Antin moved that said bill be recommitted to the committee on affairs of cities with instructions to report the same forthwith amended as follows:

Page 23, line 24, strike out the figures "7.62" and insert instead thereof the figures "7.82".

Page 24, line 3, strike out the figures "8.64" and insert instead thereof the figures "8.84".

Page 24, line 9, strike out the figures "9.53" and insert instead thereof the figures "9.33".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Blakely, from the committee on affairs of cities, reported

said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 685, Int. No. 649) entitled "An act to amend the Greater New York charter, in relation to the conduct of physical examinations of claimants against such city," having been announced for a third reading,

On motion of Mr. Caulfield, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1400, Int. No. 1258) entitled "An act conferring jurisdiction on the Court of Claims to hear, audit and determine the claims of certain contractors, subcontractors and material men for public works," having been announced for a third reading.

On motion of Mr. Jesse, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1501, Int. No. 634) entitled "An act to amend the Domestic Relations Law, in relation to consents for the issuance of marriage licenses," having been announced, Mr. Wright moved that said bill be recommitted to the committee on the judiciary with instructions to report the same forthwith amended as follows:

Page 4, line 12, after the word "of" strike out "a judge of a children's court, if there be one in the" and insert in place thereof in italics "the surrogate of the county".

Page 4, line 13, strike out "county or city", and strike out "a" and insert in place thereof in italics "the".

Page 4, line 14, after the word "resides" strike out ", and otherwise, of".

Page 4, line 15, strike out "the county judge of the county".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Martin, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1015, Int. No. 930) entitled "An act to amend chapter two hundred and forty-three of the Laws of nineteen hundred and thirteen, entitled 'An act to provide for the retention and maintenance of portions of the present Champlain and Erie canals in the counties of Saratoga and Albany for navigation pur-

poses after the completion of the Barge canal,' in relation to the abandonment of a portion thereof," having been announced for a third reading,

On motion of Mr. Gaffers, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The Senate bill (No. 630, Rec. No. 130) entitled "An act to amend chapter four hundred and five of the Laws of eighteen hundred and fifty-seven, entitled 'An act to reorganize the warden's office of the port of New York,' generally," having been announced for a third reading.

On motion of Mr. Ullman, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The Senate bill (No. 883, Rec. No. 182) entitled "An act to amend the Transportation Corporations Law, in relation to stage coach corporations," having been announced for a third reading.

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1453, Int. No. 1290) entitled "An act to amend chapter one hundred and forty-seven of the Laws of nineteen hundred and three, entitled 'An act making provision for issuing bonds to the amount of not to exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and three,' as amended by chapter eight hundred and one of the Laws of nineteen hundred and thirteen, in relation to the abandonment of the improvement of the canal in the city of Albany," having been announced for a third reading,

On motion of Mr. E. C. Campbell, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The Senate bill (No. 349, Rec. No. 62) entitled "An act making additional appropriation for the construction of a tunnel or tunnels jointly with the State of New Jersey, for vehicular and

pedestrian traffic under the Hudson river, and between the States of New York and New Jersey," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Hamill	McDonald	Schwab
Antin	Dickstein	Harrington	McGinnies	Seaker
Aronson	Di Pirro	Harris	McKee	Smith C C
Bailey	Dobson	Hausner	McWhinney	Smith J C
Barnes	Doherty	Hawkins	Mead	Smith M L
Bartholomew	Donohue	Henderson	Merrigan	Smith T K
Baum	Downs	Hunter	Miller	Solomon
Betts	Druss	Hutchinson	Moore T C	Soule
Blakely	Ellsworth	Jacobs	Moran	Steinberg
Bloch	Evans	Jeffery	Morrissey	Stitt
Blodgett	Everett	Jenks	Moses	Taylor
Bly	Fenner	Jesse	Mullen	Trahan
Booth	Finch	Judson	Neary	Ullman
Borkowski	Flynn	Kiernan	Nichols	VanWagenen
Brady	Fox	Kirkland	O'Connor	Wackerman
Brooks	Franchot	Lattin	Orr	Wallace
Brundage	Frerichs	Leininger	Pette	Warren
Burchill	Gaffers	Lewis	Porter	Webb
Campbell E C	Gage	Long	Rayher	Wells
Campbell W W	Galgano	Lord	Reiburn	Westall
Carroll	Gardner	Lown	Reilly	Wheelock
Caulfield	Gempler	Lyman	Reiss	Whitcomb
Chamberlin	Giaccone	MacFarland	Rice	Williams
Cheney	Gray	Martin	Richford	Witter
Clayton	Greenwald	Mastick	Rowe	Wright
Cole	Hager	McArdle	Sackett	Yale
Cowee	Halpern	McCleary		

In the negative:

Cosgrove

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 6, Int. No. 6) entitled "An act to amend the County Law and the Legislative Law, in relation to eliminating the publication of Session Laws in newspapers," having been announced for a third reading,

On motion of Mr. Betts, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1228, Int. No. 1104) entitled "An act conferring jurisdiction upon the board of estimate and apportionment of the city of New York to hear and determine the alleged claim of Thomas McGuire for personal injuries alleged to have been sustained by him in the year nineteen hundred and seventeen," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1600, Int. No. 938) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of Joseph Schaufler against the State while engaged in the work of the State in endeavoring to capture a lunatic who had escaped from the Binghamton State Hospital," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Halpern	McCleary	Schwab
Antin	Crews	Hamill	McDonald	Seaker
Aronson	Dickstein	Harrington	McGinnies	Smith C C
Bailey	Di Pirro	Harris	McKee	Smith J C
Barnes	Dobson	Hausner	McWhinney	Smith M L
Bartholomew	Doherty	Hawkins	Mead	Smith T K
Baum	Donohue	Henderson	Merrigan	Solomon
Betts	Downs	Hunter	Miller	Soule
Blakely	Druss	Hutchinson	Moore T C	Steinberg
Bloch	Ellsworth	Jacobs	Moran	Stitt
Blodgett	Evans	Jeffery	Morrissey	Taylor
Bly	Everett	Jenks	Moses	Trahan
Booth	Fenner	Jesse	Mullen	Ullman
Borkowski	Finch	Judson	Neary	VanWagenen
Brady	Flynn	Kiernan	Nichols	Wackerman
Brooks	Fox	Kirkland	O'Connor	Wallace
Brundage	Franchot	Lattin	Orr	Warren
Burchill	Frericha	Leininger	Pette	Webb

Campbell E C	Gaffers	Lewis	Porter	Wells
Campbell W W	Gage	Long	Rayher	Westall
Carroll	Galgano	Lord	Reiburn	Wheelock
Caulfield	Gardner	Lown	Reilly	Whitcomb
Chamberlin	Gempler	Lyman	Reiss	Williams
Cheney	Giaccone	MacFarland	Rice	Witter
Clayton	Gray	Martin	Richford	Wright
Cole	Greenwald	Mastick	Rowe	Yale
Cosgrove	Hager	McArdle	Sackett	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1599, Int. No. 1151) entitled 'An act to amend the Farms and Markets Law, in relation to cold storage,' was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Halpern	McCleary	Schwab
Antin	Crews	Hamill	McDonald	Seaker
Aronson	Dickstein	Harrington	McGinnies	Smith C C
Bailey	Di Perro	Harris	McKee	Smith J C
Barnes	Dobson	Hausner	McWhinney	Smith M L
Bartholomew	Doherty	Hawkins	Mead	Smith T K
Baum	Donohue	Henderson	Merrigan	Solomon
Betts	Downs	Hunter	Miller	Soule
Blakely	Druss	Hutchinson	Moore T C	Steinberg
Bloch	Ellsworth	Jacobs	Moran	Stitt
Blodgett	Evans	Jeffery	Morrissey	Taylor
Bly	Everett	Jenks	Moses	Trahan
Booth	Fenner	Jesse	Mullen	Ullman
Borkowski	Finch	Judson	Neary	VanWagenen
Brady	Flynn	Kiernan	Nichols	Wackerman
Brooks	Fox	Kirkland	O'Connor	Wallace
Brundage	Franchot	Lattin	Orr	Warren
Burchill	Frerichs	Leininger	Pette	Webb
Campbell E C	Gaffers	Lewis	Porter	Wells
Campbell W W	Gage	Long	Rayher	Westall
Carroll	Galgano	Lord	Reiburn	Wheelock
Caulfield	Gardner	Lown	Reilly	Whitcomb
Chamberlin	Gempler	Lyman	Reiss	Williams
Cheney	Giaccone	MacFarland	Rice	Witter
Clayton	Gray	Martin	Richford	Wright
Cole	Greenwald	Mastick	Rowe	Yale
Cosgrove	Hager	McArdle	Sackett	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1468, Int. No. 1302) entitled "An act to amend the Tax Law, in relation to exemption of property held by certain associations," having been announced for a third reading,

On motion of Mr. Judson, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1583, Int. No. 1376) entitled "An act to amend the Civil Service Law, in relation to the restoration of their former position or employment of certain persons connected with the Federal service during the war," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Halpern	McCleary	Schwab
Antin	Crews	Hamill	McDonald	Seaker
Aronson	Dickstein	Harrington	McGinnies	Smith C C
Bailey	Di Pirro	Harris	McKee	Smith J C
Barnes	Dobson	Hausner	McWhinney	Smith M I
Bartholomew	Doherty	Hawkins	Mead	Smith T K
Baum	Donohue	Henderson	Merrigan	Solomon
Betts	Downs	Hunter	Miller	Soule
Blakely	Druss	Hutchinson	Moore T C	Steinberg
Bloch	Ellsworth	Jacobs	Moran	Stitt
Blodgett	Evans	Jeffery	Morrissey	Taylor
Bly	Everett	Jenks	Moses	Trahan
Booth	Fenner	Jesse	Mullen	Ullman
Borkowski	Finch	Judson	Neary	VanWageningen
Brady	Flynn	Kiernan	Nichols	Wackerman
Brooks	Fox	Kirkland	O'Connor	Wallace
Brundage	Franchot	Lattin	Orr	Warren
Burchill	Frerichs	Leininger	Pette	Webb
Campbell E C	Gaffers	Lewis	Porter	Wells
Campbell W W	Gage	Long	Rayher	Westall
Carroll	Galgano	Lord	Reiburn	Wheelock
Caulfield	Gardner	Lown	Reilly	Whitcomb
Chamberlin	Gempler	Lyman	Reiss	Williams
Cheney	Giaccone	MacFarland	Rice	Witter
Clayton	Gray	Martin	Richford	Wright
Cole	Greenwald	Mastick	Rowe	Yale
Cosgrove	Hager	McArdle	Sackett	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1615, Int. No. 622) entitled "An act to amend the Domestic Relations Law, in relation to the amount and disposition of marriage license fees and the compensation of county clerks for recording and making reports of marriage licenses," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Halpern	McCleary	Schwab
Antin	Crews	Hamill	McDonald	Seaker
Aronson	Dickstein	Harrington	McGinnies	Smith C C
Bailey	Di Pirro	Harris	McKee	Smith J C
Barnes	Dobson	Hausner	McWhinney	Smith M L
Bartholomew	Doherty	Hawkins	Mead	Smith T K
Baum	Donohue	Henderson	Merrigan	Solomon
Betts	Downs	Hunter	Miller	Soule
Blakely	Druss	Hutchinson	Moore T C	Steinberg
Bloch	Ellsworth	Jacobs	Moran	Stitt
Blodgett	Evans	Jeffery	Morrissey	Taylor
Bly	Everett	Jenks	Moses	Trahan
Booth	Fenner	Jesse	Mullen	Ullman
Borkowski	Finch	Judson	Neary	VanWagenen
Brady	Flynn	Kiernan	Nichols	Wackerman
Brooks	Fox	Kirkland	O'Connor	Wallace
Brundage	Franchot	Lattin	Orr	Warren
Burchill	Frerichs	Leininger	Pette	Webb
Campbell E C	Gaffers	Lewis	Porter	Wells
Campbell W W	Gage	Long	Ravher	Westall
Carroll	Galgano	Lord	Reiburn	Wheelock
Caulfield	Gardner	Lown	Reilly	Whitcomb
Chamberlin	Gempler	Lyman	Reiss	Williams
Cheney	Giaccone	MacFarland	Rice	Witter
Clayton	Gray	Martin	Richford	Wright
Cole	Greenwald	Mastick	Rowe	Yale
Cosgrove	Hager	McArdle	Sackett	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Wheelock offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on internal affairs be discharged from the further consideration of Senate bill (No. 1230, Rec. No. 234) entitled "An act to amend the Highway Law, generally."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Wheelock, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Wheelock, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 23

Those who voted in the affirmative were:

Adler	Cowee	Hager	McCleary	Smith C C
Aronson	Crews	Halpern	McGinnies	Smith J C
Bailey	Di Pirro	Harrington	McWhinney	Smith M L
Barnes	Dobson	Harris	Mead	Smith T K
Bartholomew	Doherty	Hausner	Miller	Solomon
Baum	Downs	Hawkins	Moore T C	Soule
Betts	Druss	Hunter	Moran	Steinberg
Blakely	Ellsworth	Hutchinson	Morrissey	Stitt
Blodgett	Evans	Jacobs	Moses	Trahan
Bly	Everett	Jeffery	Mullen	Ullman
Booth	Fenner	Jenks	Neary	VanWagenen
Borkowski	Finch	Jesse	Nichols	Wallace
Brady	Fox	Judson	Orr	Warren
Brooks	Franchot	Kirkland	Pette	Webb
Brundage	Frerichs	Lattin	Porter	Wells
Campbell E C	Gaffers	Lewis	Rayher	Westall
Campbell W W	Gage	Long	Reiss	Wheelock
Carroll	Gardner	Lord	Rice	Whitcomb
Caulfield	Gempler	Lown	Richford	Williams
Chamberlin	Giaccone	MacFarland	Rowe	Witter
Cheney	Gray	Martin	Sackett	Wright
Clayton	Greenwald	Mastick	Seaker	Yale
Cole	Hackenburg			

Those who voted in the negative were:

Antin	Donohue	Kiernan	McKee	Reilly
Bloch	Flynn	Leininger	Merrigan	Schwab
Burchill	Galgano	Lyman	O'Connor	Taylor
Cosgrove	Hamill	McArdle	Reiburn	Wackerman
Dickstein	Henderson	McDonald		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1598, Int. No. 1260) entitled "An act to amend the Highway Law, generally," having been announced for a third reading,

On motion of Mr. Wheelock, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 955, Int. No. 877) entitled "An act to amend the Greater New York charter, in relation to the reinstatement of probationary policemen or firemen," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	VanWagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb

Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburger	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1378, Int. No. 1236) entitled "An act granting the consent of the State of New York to the occupation by the United States of a certain piece of land for lighthouse purposes, under water in the Hudson river, and ceding jurisdiction over same," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Uhlman
Brady	Flynn	Judson	Neary	Van Wageningen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburger	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. McGinnies offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of Senate bill (No. 960, Rec. No. 209) entitled "An act to amend chapter six hundred and seventy of the Laws of nineteen hundred and twenty, entitled 'An act making an appropriation for highway improvement purposes,' in relation to public highways eligible for construction and improvement."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. McGinnies, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. McGinnies, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	Van Wagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb

Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburger	Mastick	Rowe	Yale

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1712, Int. No. 1249) entitled "An act to amend chapter six hundred and seventy of the Laws of nineteen hundred and twenty, entitled 'An act making an appropriation for highway improvement purposes,' in relation to public highways eligible for construction and improvement," having been announced for a third reading,

On motion of Mr. McGinnies, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1704, Int. No. 182) entitled "An act to amend the Code of Criminal Procedure, in relation to expenses of witnesses in criminal actions," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M I
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman

Brady	Flynn	Judson	Neary	VanWagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1705, Int. No. 1259) entitled "An act to amend the County Law, in relation to tuberculosis clinics," having been announced for a third reading,

On motion of Mr. Lattin, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1706, Int. No. 1311) entitled "An act to amend the Highway Law, in relation to fire extinguishers on omnibuses," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1703, Int. No. 1223) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the temporary detention of younger and less hardened female offenders," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES .00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker

Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	VanWagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E O	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1673, Int. No. 937) entitled "An act to amend the Greater New York charter, in relation to the compensation of secretary and treasurer of the trustees of the exempt firemen's benevolent fund of the borough of Queens," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg

Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowaki	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	VanWagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Coogrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1670, Int. No. 75) entitled "An act to amend the Village Law, in relation to ordinances regulating the use and construction of electric light and power wiring," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowaki	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	VanWagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren

Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1672, Int. No. 685) entitled "An act to amend the Tonawanda city charter, generally," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

By unanimous consent, Mr. Franchot offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of Senate bill (No. 907, Rec. No. 194) entitled "An act to amend the Niagara Falls charter, in relation to the collection of taxes and assessments and enforcement thereof by sale of real estate."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Franchot, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Franchot, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowes	Hager	McArdle	Sackett
Artin	Crews	Halpern	McCleary	Schwab
Aranson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C

Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jease	Mullen	Ullman
Brady	Flynn	Judson	Neary	VanWagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E O	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lowm	Reilly	Whitecomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1321, Int. No. 1197) entitled "An act to amend the Niagara Falls charter, in relation to the collection of taxes and assessments and enforcement thereof by sale of real estate," having been announced for a third reading,

On motion of Mr. Franchot, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1045, Int. No. 958) entitled "An act to amend the charter of the city of Auburn, in relation to the issue of bonds and denomination thereof," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C

Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	VanWagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayber	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1462, Int. No. 1296) entitled "An act to amend the General Business Law, in relation to tickets of admission to theatres and places of amusement and contracts evidenced thereby," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor

Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	VanWagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1518, Int. No. 1331) entitled "An act to amend the Agricultural Law, in relation to bees," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	VanWagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock

Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1714, Int. No. 382) entitled "An act to amend chapter five hundred and six of the Laws of nineteen hundred and eighteen, entitled 'An act to authorize the Commissioners of the Land Office to grant and release to the city of New York certain lands under water in the Atlantic ocean, in the boroughs of Brooklyn and Queens, to provide for the protection of adjacent uplands, the improvement of such lands under water and uplands, and the acquisition of property for any such purpose, by such city, and to prescribe the method for defraying the costs,'" having been announced,

Mr. Moses moved that said bill be recommitted to the committee on ways and means with instructions to report the same forthwith amended as follows:

Page 3, line 9, after period insert in italics "Where owners have laid and are maintaining pipes under the soil to be acquired for a public beach for the drawing and discharging of sea water, such owners shall have the right to maintain such pipes under the soil of such public beach or beaches for the purpose only of drawing and discharging sea water, the maintenance of such pipes to be under the supervision of the president of the borough within which such beach or beaches may be situated. Where owners have not laid and are not maintaining pipes under the soil for drawing and discharging sea water, the board of estimate and apportionment under such terms and conditions as to it shall deem proper, may grant to such owners the right to lay and maintain pipes for the drawing and discharging of sea water only under the soil of such public beach or beaches."

Page 5, at end of line 21 insert in italics "The president of the borough may furnish, erect and maintain on such public beach or beaches all life saving apparatus, appliances and paraphernalia, for the protection and safety of bathers which any law, ordinance, rule or regulation now or hereafter may require keepers of bathing establishments along the seashore to furnish and maintain and during such period as the borough president shall furnish and maintain the same the duty of keepers of bathing establishments on, near or along the inshore line of such public beach or

beaches in that respect under any law, ordinance, rule or regulation shall be suspended. If for any period the president of the borough shall not furnish and maintain all of the life saving apparatus, appliances and paraphernalia for the protection and safety of bathers, which any law, ordinance, rule or regulation now or hereafter may require keepers of bathing establishments along the seashore to furnish and maintain such borough president shall, under such rules and regulations as he may establish therefor, issue permits to keepers of bathing establishments on, near or along the inshore line of any such public beach or beaches, to furnish, erect and maintain on such beach or beaches any life saving apparatus or appliances or paraphernalia for the protection and safety of bathers, which any law, ordinance, rule or regulation now or hereafter may require keepers of bathing establishments along the seashore to furnish and maintain."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. McGinnies, from the committee on ways and means, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 223, Int. No. 221) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section nine of article five of the Constitution, in relation to preferences, in employment and promotion, of soldiers, sailors and marines," having been announced for third reading,

On motion of Mr. Martin, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 609, Int. No. 581) entitled "An act to authorize the police commissioner of the city of New York to increase the pension of James M. Cusack to an amount not exceeding the salary paid to him at the date of his retirement," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 1

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Schwab
Antin	Crews	Halpern	McCleary	Seaker
Aronson	Dickstein	Hamill	McGinnies	Seelbach
Bailey	Di Pirro	Harrington	McKee	Smith C C
Barnes	Dobson	Harris	McWhinney	Smith J C
Bartholomew	Doherty	Hausner	Mead	Smith M L
Baum	Donohue	Hawkins	Merrigan	Smith T K
Betts	Downs	Henderson	Miller	Soule
Blakely	Druss	Hunter	Moore T C	Steinberg
Bloch	Ellsworth	Hutchinson	Moran	Stitt
Blodgett	Evans	Jacobs	Morrissey	Taylor
Bly	Everett	Jeffery	Moses	Trahan
Booth	Fenner	Jenks	Mullen	Ullman
Borkowski	Finch	Jesse	Neary	Van Wagenen
Brady	Flynn	Judson	Nichols	Wackerman
Erooks	Fox	Kiernan	O'Connor	Wallace
Brundage	Franchot	Kirkland	Orr	Warren
Burchill	Frerichs	Lattin	Pette	Webb
Campbell E C	Gaffers	Leininger	Porter	Wells
Campbell W	WGage	Lewis	Rayher	Westall
Carroll	Galgano	Long	Reiburn	Wheelock
Caulfield	Gardner	Lord	Reilly	Whitcomb
Chamberlin	Gempler	Lown	Reiss	Williams
Cheney	Giaccone	Lyman	Rice	Witter
Clayton	Gray	MacFarland	Richford	Wright
Cole	Greenwald	Martin	Rowe	Yale
Cosgrove	Hackenburg	Mastick	Sackett	

In the negative:

McDonald

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1141, Int. No. 1029) entitled "An act to amend the General City Law, in relation to fees to be charged in the city of New York for plates or signs for licensed plumbers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T O	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	VanWagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell B C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. O'Connor offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of Senate bill (No. 171, Rec. No. 20) entitled "An act to amend the Greater New York charter, in relation to declaration of imminent peril from pestilence."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. O'Connor, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. O'Connor, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 178, Int. No. 178) entitled "An act to amend the Greater New York charter, in relation to declaration of

imminent peril from pestilence," having been announced for a third reading,

On motion of Mr. O'Connor, said bill was laid aside, and ordered stricken from the calendar.

By unanimous consent, Mr. Steinberg offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of Senate bill (No. 783, Rec. No. 175) entitled "An act to authorize the commissioners of the sinking fund of the city of New York to cancel and annul all taxes and water rents which are now a lien upon property of the New York Bible Society, a religious corporation, in the borough of Manhattan, city of New York."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Steinberg, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Steinberg, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McDonald	Schwab
Antin	Dickstein	Harrington	McGinnies	Seaker
Aronson	Di Pirro	Harris	McKee	Smith C C
Bailey	Dobson	Hausner	McWhinney	Smith J C
Barnes	Doherty	Hawkins	Mead	Smith M L
Bartholomew	Donohue	Henderson	Merrigan	Smith T K
Baum	Downs	Hunter	Miller	Solomon
Betts	Druss	Hutchinson	Moore T O	Soule
Blakely	Ellsworth	Jacobs	Moran	Steinberg
Floch	Evans	Jeffery	Morrissey	Stitt
Blodgett	Everett	Jenks	Moses	Taylor
Bly	Fenner	Jesse	Mullen	Trahan
Booth	Finch	Judson	Neary	Ullman
Brady	Flynn	Kiernan	Nichols	Van Wagenen
Brooks	Fox	Kirkland	O'Connor	Wackerman
Brundage	Franchot	Lattin	Orr	Wallace

Burchill	Frericha	Leininger	Pette	Warren
Campbell E C	Gaffers	Lewis	Porter	Webb
Campbell W W	Gage	Long	Rayher	Wells
Carroll	Galgano	Lord	Reiburn	Westall
Caulfield	Gardner	Lown	Reilly	Wheelock
Chamberlin	Gempler	Lyman	Reiss	Whitcomb
Cheney	Giaccone	MacFarland	Rice	Williams
Clayton	Gray	Martin	Richford	Witter
Cole	Greenwald	Mastick	Rowe	Wright
Cosgrove	Hager	McArdle	Sackett	Yale
Cowee	Halpern	McCleary		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1098, Int. No. 1010) entitled "An act to authorize the commissioners of the sinking fund of the city of New York to cancel and annul all taxes and water rents which are now a lien upon property of the New York Bible Society, a religious corporation, in the borough of Manhattan, city of New York," having been announced for a third reading,

On motion of Mr. Steinberg, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1671, Int. No. 662) entitled "An act to amend the Greater New York charter, in relation to aldermanic districts, the division of the city into the same, and the boundaries thereof, and to districts for home rule and local improvements," having been announced,

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 89

NOES 13

Those who voted in the affirmative were:

Adler	Clayton	Harrington	Martin	Smith J C
Aronson	Cowee	Harris	Mastick	Smith M L
Bailey	Di Pirro	Hausner	McArdle	Soule
Barnes	Dobson	Hawkins	McCleary	Steinberg
Bartholomew	Downs	Hunter	McGinnies	Trahan

Baum	Druss	Hutchinson	McWhinney	VanWagenen
Betta	Evans	Jacobs	Mead	Wallace
Bly	Everett	Jeffery	Miller	Warren
Booth	Fenner	Jenks	Moran	Webb
Borkowski	Finch	Jesse	Morrissey	Wells
Brady	Fox	Judson	Porter	Westall
Brooks	Franchot	Kirkland	Rayher	Wheelock
Brundage	Gaffers	Lattin	Reiss	Whitcomb
Campbell E C	Gardner	Lewis	Rice	Williams
Campbell W W	Gray	Long	Richford	Witter
Carroll	Greenwald	Lord	Rowe	Wright
Caulfield	Hager	Lown	Sackett	Yale
Chamberlin	Halpern	MacFarland	Smith C C	

Those who voted in the negative were:

Antin	Galgano	Kiernan	Merrigan	Reiburn
Cosgrove	Hackenburg	Lyman	O'Connor	Walsh
Donohue	Hamill	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1674, Int. No. 420) entitled "An act to amend the Civil Service Law, in relation to effect of service in the World War on the civil service status of soldiers, sailors and marines," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betta	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	VanWagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace

Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1709, Int. No. 99) entitled "An act to repeal the Civil Practice Act, kindred acts carrying out the plan of the Civil Practice Act, including the New York City Court Act, and the several laws of the year nineteen hundred and twenty which transferred to Consolidated Laws provisions of the Code of Civil Procedure," having been announced for a third reading,

On motion of Mr. Jenks, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1710, Int. No. 1277) entitled "An act to amend the Railroad Law, in relation to train crews," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt

Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	VanWagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1711, Int. No. 1314) entitled "An act to amend the Education Law, in relation to the State College for Teachers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	VanWagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall

Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1713, Int. No. 1182) entitled "An act to amend chapter three hundred and twenty-nine of the Laws of nineteen hundred and twenty, entitled 'An act to authorize the board of estimate and apportionment of the city of New York to allow to certain officers and employees the difference in compensation while engaged in Federal military, naval or marine service,' in relation to officers and employees restored to a position of the same grade as that held at the time of enlistment," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Eyans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	Van Wagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall

Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lowm	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Coogrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1581, Int. No. 1374) entitled "An act to repeal section nineteen of the Insanity Law, relating to the bureau of deportation," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	Van Wagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lowm	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Coogrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1305, Int. No. 1181) entitled "An act authorizing the fire commissioner of the city of New York to reinstate Raymond A. Sweeney, formerly a member of the fire department of such city, to the position formerly held by him," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith J C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	Van Wagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1289, Int. No. 1165) entitled "An act to legalize certain bonds of the city of Poughkeepsie heretofore issued, for terms maturing more than twenty years from date of issue," having been announced,

Mr. Gardner moved that said bill be recommitted to the committee on affairs of cities with instructions to report the same forthwith amended as follows:

Page 1, line 4, strike out "one" and insert "three".

Line 5, strike out "forty-two" and insert "fifty-eight"; strike out "sixteen" and insert "twenty".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Blakely, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 963, Int. No. 885) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which William G. Frank, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and nine, and to reinstate him in the position formerly held by him," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 7

Those who voted in the affirmative were:

Adler	Cosgrove	Halpern	McArdle	Sackett
Antin	Cowee	Hamill	McCleary	Schwab
Aronson	Crews	Harrington	McGinnies	Seaker
Bailey	Di Pirro	Harris	McKee	Smith C C
Barnes	Dobson	Hunter	McWhinney	Smith J C
Bartholomew	Doherty	Hawkins	Mead	Smith M L
Baum	Donohue	Hutchinson	Merrigan	Smith T K
Betts	Downs	Hunter	Miller	Soule
Blakely	Druss	Hutchinson	Moore T C	Steinberg
Blodgett	Ellsworth	Jacobs	Moran	Stitt
Bly	Evans	Jeffery	Morrissey	Taylor
Booth	Everett	Jenks	Moses	Trahan
Borkowski	Fenner	Jesse	Mullen	Ullman
Brady	Finch	Judson	Neary	VanWagenen
Brooks	Flynn	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Warren

Burchill	Frerichs	Lattin	Pette	Webb
Campbell E C	Gaffers	Leininger	Porter	Wells
Campbell W W	Gage	Lewis	Rayher	Westall
Carroll	Galgano	Long	Reiburn	Wheelock
Caulfield	Gardner	Lord	Reilly	Whitcomb
Chamberlin	Giaccone	Lown	Reiss	Williams
Cheney	Gray	MacFarland	Rice	Witter
Clayton	Greenwald	Martin	Richford	Wright
Cole	Hager	Mastick	Rowe	Yale

Those who voted in the negative were:

Bloch	Fox	Lyman	McDonald	Wallace
Dickstein	Gempler			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Cowee offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on public education be discharged from the further consideration of Senate bill (No. 1090, Rec. No. 231) entitled "An act to amend the Education Law, in relation to the appointment and fixing of the salary of the librarian of the Supreme Court library at Troy."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Cowee, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Cowee, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McDonald	Schwab
Antin	Dickstein	Harrington	McGinnes	Seaker
Aronson	Di Pirro	Harris	McKee	Smith C C
Bailey	Dobson	Hausner	McWhinney	Smith J C
Barnes	Doherty	Hawkins	Mead	Smith M L
Bartholomew	Donohue	Henderson	Merrigan	Smith T K
Baum	Downs	Hunter	Miller	Solomon

Betts	Druse	Hutchinson	Moore T C	Soule
Blakely	Ellsworth	Jacobs	Moran	Steinberg
Bloch	Evans	Jeffery	Morrissey	Stitt
Blodgett	Everett	Jenks	Moses	Taylor
Bly	Fenner	Jesse	Mullen	Trahan
Booth	Finch	Judson	Neary	Ullman
Brady	Flynn	Kiernan	Nichols	VanWagenen
Brooks	Fox	Kirkland	O'Connor	Wackerman
Brundage	Franchot	Lattin	Orr	Wallace
Burchill	Frerichs	Leininger	Pette	Warren
Campbell E C	Gaffers	Lewis	Porter	Webb
Campbell W W	Gage	Long	Rayher	Wells
Carroll	Galgano	Lord	Reiburn	Westall
Caulfield	Gardner	Lown	Reilly	Wheelock
Chamberlin	Gempler	Lyman	Reiss	Whitcomb
Cheney	Giaccone	MacFarland	Rice	Williams
Clayton	Gray	Martin	Richford	Witter
Cole	Greenwald	Mastick	Rowe	Wright
Cosgrove	Hager	McArdle	Sackett	Yale
Cowee	Halpern	McCleary		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1470, Int. No. 1304) entitled "An act to amend the Education Law, in relation to the appointment and fixing of the salary of the librarian of the Supreme Court library at Troy," having been announced for a third reading,

On motion of Mr. Cowee, said bill was laid aside, and ordered stricken from the calendar.

By unanimous consent, Mr. McGinnies offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of Senate bill (No. 958, Rec. No. 233) entitled "An act reappropriating unexpended balances for the purpose of the construction and improvement of public highways."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. McGinnies, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. McGinnies, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	VanWagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	McFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1389, Int. No. 1247) entitled "An act reappropriating unexpended balances for the purpose of the construction and improvement of public highways," having been announced for a third reading,

On motion of Mr. McGinnies, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1527, Int. No. 1340) entitled "An act to amend chapter one hundred and sixty-four of the Laws of eighteen hundred and sixty-one, entitled 'An act to incorporate the Children's Home Society,' in relation to objects of such corporation," was read the third time, having been printed and upon the desks of

the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	VanWagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1585, Int. No. 1378) entitled "An act making an appropriation for the payment by the State in the first instance of the Federal government's share of the cost of construction and improvement of rural post roads within the State as provided under the provisions of an act of Congress, entitled 'An act to provide that the United States shall aid the States in the construction of rural post roads and for other purposes,'" was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	Van Wagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frericha	Lattin	Orr	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Giempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lyman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 754, Int. No. 707) entitled "An act to amend chapter nine hundred and four of the Laws of nineteen hundred and twenty, entitled 'An act to provide for the improvement of Fulmer creek, at Mohawk, in the county of Herkimer, and making an appropriation therefor,' in relation to the improvement of Fulmer creek by the erection of dikes or other bank protection," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 24

Those who voted in the affirmative were:

Adler	Cowee	Halpern	McGinnies	Smith J C
Aronson	Crews	Harrington	McWhinney	Smith M L
Bailey	Di Pirro	Harris	Mead	Smith T K
Barnes	Dobson	Hausner	Miller	Solomon
Bartholomew	Doherty	Hawkins	Moore T C	Soule
Baum	Downs	Hunter	Moran	Steinberg
Betts	Druss	Hutchinson	Morrissey	Stitt
Blakely	Ellsworth	Jacobs	Moses	Trahan
Blodgett	Evans	Jeffery	Mullen	Ullman
Bly	Everett	Jenks	Neary	VanWagenen
Booth	Fenner	Jesse	Nichols	Wackerman
Borkowski	Finch	Judson	Orr	Wallace
Brady	Fox	Kirkland	Pette	Warren
Brooks	Franchot	Lattin	Porter	Webb
Brundage	Frerichs	Lewis	Rayher	Wells
Campbell E C	Gaffers	Long	Reiss	Westall
Campbell W W	Gage	Lord	Rice	Wheelock
Carroll	Gardner	Lown	Richford	Whitcomb
Caulfield	Gempler	MacFarland	Rowe	Williams
Chamberlin	Giaccone	Martin	Sackett	Witter
Cheney	Gray	Mastick	Seaker	Wright
Clayton	Greenwald	McCleary	Smith C C	Yale
Cole	Hager			

Those who voted in the negative were:

Antin	Donohue	Henderson	McDonald	Reilly
Bloch	Flynn	Kiernan	McKee	Schwab
Burchill	Galgano	Leininger	Merrigan	Taylor
Cosgrove	Hackenburg	Lyman	O'Connor	Walsh
Dickstein	Hamill	McArdle	Reiburn	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 862, Int. No. 809) entitled "An act authorizing the police commissioner of the city of New York to reinstate William B. Freeman, formerly a patrolman in the police department of said city, in the position formerly held by him," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 9

Those who voted in the affirmative were:

Adler	Cowee	Harrington	McKee	Seaker
Aronson	Crews	Harris	McWhinney	Smith C C
Bailey	Di Pirro	Hausner	Mead	Smith J C
Barnes	Dobson	Henderson	Merrigan	Smith M L
Bartholomew	Doherty	Hunter	Miller	Smith T K
Baum	Donohue	Hutchinson	Moore T C	Soule
Betts	Downs	Jacobs	Moran	Steinberg
Blakely	Druss	Jeffery	Morrissey	Stitt
Blodgett	Ellsworth	Jenks	Moses	Taylor
Bly	Evans	Jesse	Mullen	Trahan
Booth	Everett	Judson	Neary	Ullman
Borkowski	Fenner	Kiernan	Nichols	VanWagenen
Brady	Finch	Kirkland	O'Connor	Wackerman
Brooks	Flynn	Lattin	Pette	Wallace
Brundage	Franchot	Leininger	Porter	Warren
Burchill	Frerichs	Lewis	Rayher	Webb
Campbell E C	Gaffers	Long	Reiburn	Wells
Campbell W W	Gage	Lord	Reilly	Westall
Carroll	Galgano	Lown	Reiss	Wheelock
Caulfield	Gardner	MacFarland	Rice	Whitcomb
Chamberlin	Giaccone	Martin	Richford	Williams
Cheney	Gray	Mastick	Rowe	Witter
Clayton	Greenwald	McArdle	Sackett	Wright
Cole	Hager	McCleary	Schwab	Yale
Cosgrove	Hamill	McGinnies		

Those who voted in the negative were:

Antin	Dickstein	Gempler	Hawkins	McDonald
Bloch	Fox	Halpern	Lyman	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Martin offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of Senate bill (No. 1167, Rec. No. 230) entitled "An act to change the name of 'The National Order of the Daughters of Isabella,' to 'Catholic Daughters of America.'"

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Martin, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Martin, and by unanimous consent, said bill was read the third time, having been printed and on the desks

of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McDonald	Schwab
Antin	Dickstein	Harrington	McGinnies	Seaker
Aronson	Di Perro	Harris	McKee	Smith C C
Bailey	Dobson	Hausner	McWhinney	Smith J C
Barnes	Doherty	Hawkins	Mead	Smith M L
Bartholomew	Donohue	Henderson	Merrigan	Smith T K
Baum	Downs	Hunter	Miller	Solomon
Betts	Druss	Hutchinson	Moore T C	Soule
Blakely	Ellsworth	Jacobs	Moran	Steinberg
Bloch	Evans	Jeffery	Morrissey	Stitt
Blodgett	Everett	Jenks	Moses	Taylor
Bly	Fenner	Jesse	Mullen	Trahan
Booth	Finch	Judson	Neary	Ullman
Brady	Flynn	Kiernan	Nichols	VanWagenen
Brooks	Fox	Kirkland	O'Connor	Wackerman
Brundage	Franchot	Lattin	Orr	Wallace
Burchill	Frerichs	Leininger	Pette	Warren
Campbell E C	Gaffers	Lewis	Porter	Webb
Campbell W W	Gage	Long	Rayher	Wells
Carroll	Galgano	Lord	Reiburn	Westall
Caulfield	Gardner	Lown	Reilly	Wheelock
Chamberlin	Gempler	Lyman	Reiss	Whitcomb
Cheney	Giaccone	MacFarland	Rice	Williams
Clayton	Gray	Martin	Richford	Witter
Cole	Greenwald	Mastick	Rowe	Wright
Cosgrove	Hager	McArdle	Sackett	Yale
Cowes	Halpern	McCleary		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1528, Int. No. 1341) entitled "An act to change the name of 'The National Order of the Daughters of Isabella' to 'Catholic Daughters of America,'" having been announced for a third reading,

On motion of Mr. Martin, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 828, Int. No. 775) entitled "An act authorizing the police commissioner of the city of New York to rehear the

charges upon which Christopher C. O'Brien, formerly a patrolman in the police department of the said city, was dismissed from said department, and to reinstate him in the position formerly held by him," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 8

Those who voted in the negative were:

Adler	Cowee	Hamill	McCleary	Schwab
Aronson	Crews	Harrington	McGinnies	Seaker
Bailey	Di Pirro	Harris	McKee	Smith C C
Barnes	Dobson	Hausner	McWhinney	Smith J C
Bartholomew	Doherty	Henderson	Mead	Smith M L
Baum	Donohue	Hunter	Merrigan	Smith T K
Betts	Downs	Hutchinson	Miller	Soule
Blakely	Druss	Jacobs	Moore T C	Steinberg
Blodgett	Ellsworth	Jeffery	Moran	Stitt
Bly	Evans	Jenks	Morrissey	Taylor
Booth	Everett	Jesse	Moses	Trahan
Borkowski	Fenner	Judson	Mullen	Ullman
Brady	Finch	Kiernan	Neary	VanWagenen
Brooks	Flynn	Kirkland	Nichols	Wackerman
Brundage	Franchot	Lattin	O'Connor	Warren
Burchill	Frerichs	Leininger	Pette	Webb
Campbell E C	Gaffers	Lewis	Porter	Wells
Campbell W W	Gage	Long	Rayher	Westall
Carroll	Galgano	Lord	Reiburn	Wheelock
Caulfield	Gardner	Lown	Reilly	Whitcomb
Chamberlin	Gempler	Lyman	Reiss	Williams
Cheney	Giaccone	MacFarland	Rice	Witter
Clayton	Gray	Martin	Richford	Wright
Cole	Greenwald	Mastick	Rowe	Yale
Cosgrove	Hager	McArdle	Sackett	

Those who voted in the affirmative were:

Antin	Dickstein	Halpern	McDonald	Wallace
Bloch	Fox	Hawkins		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1509, Int. No. 1322) entitled "An act to authorize increase of compensation of county treasurers and district attorneys during the terms of incumbents now in office," having been announced for a third reading,

On motion of Mr. Wheelock, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1359, Int. No. 1232) entitled "An act to amend chapter three hundred and twenty of the Laws of eighteen hundred and eighty-five, entitled 'An act regulating and restraining the practice of midwifery in Erie county by others than legally authorized physicians,' in relation to the board of examiners in midwifery," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hager	McArdle	Sackett
Antin	Crews	Halpern	McCleary	Schwab
Aronson	Dickstein	Hamill	McDonald	Seaker
Bailey	Di Pirro	Harrington	McGinnies	Smith C C
Barnes	Dobson	Harris	McKee	Smith J C
Bartholomew	Doherty	Hausner	McWhinney	Smith M L
Baum	Donohue	Hawkins	Mead	Smith T K
Betts	Downs	Henderson	Merrigan	Solomon
Blakely	Druss	Hunter	Miller	Soule
Bloch	Ellsworth	Hutchinson	Moore T C	Steinberg
Blodgett	Evans	Jacobs	Moran	Stitt
Bly	Everett	Jeffery	Morrissey	Taylor
Booth	Fenner	Jenks	Moses	Trahan
Borkowski	Finch	Jesse	Mullen	Ullman
Brady	Flynn	Judson	Neary	VanWagenen
Brooks	Fox	Kiernan	Nichols	Wackerman
Brundage	Franchot	Kirkland	O'Connor	Wallace
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E O	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gardner	Lord	Reiburn	Wheelock
Chamberlin	Gempler	Lown	Reilly	Whitcomb
Cheney	Giaccone	Lvman	Reiss	Williams
Clayton	Gray	MacFarland	Rice	Witter
Cole	Greenwald	Martin	Richford	Wright
Cosgrove	Hackenburg	Mastick	Rowe	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1691, Int. No. 253) entitled "An act to amend the Membership Corporations Law, in relation to imposing an annual tax on the gross receipts of persons and corporations conducting racing meetings within the State," was read the second time.

On motion of Mr. Betts, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1689, Int. No. 787) entitled "An act providing for the creation of the commission and the payment of the bonus provided for in chapter eight hundred and seventy-two of the Laws of nineteen hundred and twenty," having been announced, Miss M. L. Smith moved to amend as follows:

Page 2, line 3, after "preference" insert "shall".

Page 4, line 1, strike out "beneficiary" and insert "applicant".

Line 4, strike out "July" and insert "January".

Line 5, strike out "beneficiary" and insert "applicant".

Line 8, strike out "July" and insert "January".

Line 12, strike out "conserving" and insert "concerning".

Line 12, strike out "effecting" and insert "affecting".

Page 5, line 7, after "city" insert "a borough president or president of a board of aldermen or a president of the common council or a village president or".

Line 9, strike out "the" and insert "judge of"; after "any" insert "police magistrate or"; after "municipal" insert "or city"; strike out the comma after "court" and insert "justice".

Line 18, before the period insert "for the administration of this act."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1694, Int. No. 880) entitled "An act to amend the Education Law, relative to discipline and physical training," having been announced, Miss M. L. Smith moved to amend as follows:

Page 2, line 11, strike out the brackets "[]" surrounding the word "every".

Page 2, line 11, strike out the italicized matter.

Page 2, line 12, strike out the italicized matter.

Page 2, line 12, strike out the bracket "[".

Page 2, line 13, surround the word "ten" in brackets "[ten] ".

Page 2, line 13, after the last bracket "]" thus inserted insert in italics the word "twenty".

Page 2, line 13, strike out the italicized word "may".

Page 2, line 15, strike out the bracket "[".

Page 2, line 16, strike out the bracket "]" ".

Page 2, line 16, after the bracket thus stricken out strike out the italicized matter.

Page 2, line 17, strike out the italicized matter.

Page 2, line 18, strike out the italicized matter.

Page 2, line 20, strike out the bracket "[".

Page 2, line 21, strike out the bracket "]" ".

Debate was had.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1590, Int. No. 1385) entitled "An act to amend the Highway Law, in relation to disposition of fines and penalties for violations of local ordinances, rules and regulations relating to motor vehicles," having been announced for a second reading,

On motion of Mr. Wheelock, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1075, Int. No. 987) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Charles Flynn against the State for personal injuries alleged to have been sustained by him on or about the fifteenth day of February, nineteen hundred and nineteen, in ejecting a certain woman from the Assembly Chamber while in the employ of the State as an assistant doorkeeper of the Assembly and in the course of such employment, and to render judgment therefor," was read the second time.

On motion of Mr. Brady, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 83, Int. No. 83) entitled "An act to amend the Highway Law, in relation to bridges upon State and county highways," was read the second time.

On motion of Mr. Greenwald, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1197, Int. No. 1076) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Duncan W. Peck, Ida V. Peck, Eunice M. Peck and Rhobie L. Sargent, constituting the copartnership firm of John White and Company, against the State for damages caused by the failure of the State to cause brine for the manufacture of salt to be supplied to claimants as required by the terms of a lease made by the State under date of August fifth, eighteen hundred and eighty-four," was read the second time.

On motion of Mr. T. K. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1721, Int. No. 660) entitled "An act to amend the New York City Municipal Court Code, in relation to the districts and number of justices of such court, establishing a new district therein and providing for new justices and employees thereof," was read the second time.

On motion of Mr. Hawkins, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1720, Int. No. 569) entitled "An act to amend the Conservation Law, in relation to the classification of lands and forests dedicated to continuous forest production and exemption of reforested land from taxation," was read the second time.

On motion of Mr. Everett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1626, Int. No. 94) entitled "An act to repeal article twenty-two of the Public Health Law, in relation to narcotic drug control and to abolish the Department of Narcotic Drug Control," was read the second time.

On motion of Mr. Lord, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1719, Int. No. 1020) entitled "An act to amend the Conservation Law, in relation to restriction of use of decoys in aid of taking water fowl," was read the second time.

On motion of Mr. Bailey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1718, Int. No. 792) entitled "An act to amend

the Conservation Law, in relation to the taking of dogs afield," having been announced for a second reading,

On motion of Mr. Jeffery, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1717, Int. No. 1196) entitled "An act to amend the Conservation Law, in relation to taking Great Northern pike in Lake Champlain and Lake George," was read the second time.

On motion of Mr. Porter, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1743, Int. No. 318) entitled "An act to provide for the reinstatement by the State Commissioner of Education of Lena M. Zipfel in the teaching staff of the public schools of the city of New York," was read the second time.

On motion of Mr. Wells, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 681, Int. No. 645) entitled "An act to amend the General City Law, in relation to money for Memorial day in cities of the third class," was read the second time.

On motion of Mr. Barnes, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 938, Int. No. 860) entitled "An act to amend the Election Law, in relation to the delivery of ballot boxes in the city of New York at the close of the canvass of votes at an election," having been announced, Mr. Baum moved to amend as follows:

Page 2, line 6, strike out "and".

Strike out lines 7 to 16 and insert in italics "*, together with the separate sealed packages of unused official ballots, and for the deposit thereof with the police in the precinct in which the election district is located, by the patrolmen assigned to the particular polling place, who shall give a receipt therefor to the chairman of the board of inspectors. The board of elections may provide necessary conveyances for the above purposes.*"

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1070, Int. No. 982) entitled "An act to amend the Highway Law, in relation to the selection of a jury to determine the necessity of private roads, and the amount of all damages to be sustained by the opening thereof," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1212, Int. No. 1088) entitled "An act to amend the Highway Law, in relation to the placing on motor vehicles used for hire of signs showing the ownership thereof," having been announced for a second reading,

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1331, Int. No. 1207) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, relative to the terms of clerks thereof," was read the second time.

On motion of Mr. Bloch, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1403, Int. No. 1261) entitled "An act authorizing the city of Utica to change the course of Sylvan Glen creek, and of Beckwith creek, in the town of New Hartford and the city of Utica, to acquire property therefor, and make and maintain improvements in such city and town, and to issue bonds to pay therefor," was read the second time.

On motion of Mr. Booth, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1507, Int. No. 1320) entitled "An act to amend the Religious Corporations Law, in relation to sale, mortgage and lease of real property," having been announced for a second reading,

On motion of Mr. Brady, said bill was recommitted to the committee on charitable and religious societies.

The bill (No. 1423, Int. No. 1266) entitled "An act to amend the Village Law, in relation to diminishing the boundaries of villages," was read the second time.

On motion of Mr. Cole, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1307, Int. No. 1183) entitled "An act to amend the General Business Law, in relation to mattresses, upholstered box springs and metal bed springs," was read the second time.

On motion of Mr. Doherty, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1139, Int. No. 1027) entitled "An act to amend the Tax Law, in relation to charitable exemptions," was read the second time.

On motion of Mr. Duke, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 989, Int. No. 904) entitled "An act to amend the Military Law, in relation to allowances to the city chamberlain of the city of New York for military organizations in such city," was read the second time.

On motion of Mr. Galgano, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 171, Int. No. 171) entitled "An act to amend the Penal Law, in relation to depositing or leaving papers or refuse on highways and destroying or removing receptacles therefor," was read the second time.

On motion of Mr. Gardner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1549, Int. No. 1351) entitled "An act to amend the Military Law, in relation to certain State and municipal officers and employees who served in Federal military, naval or marine service during the World War," was read the second time."

On motion of Mr. Halpern, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1445, Int. No. 1282) entitled "An act to amend the County Law, in relation to soldiers' memorials," was read the second time.

On motion of Mr. Hager, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1466, Int. No. 1500) entitled "An act to authorize the State Commissioner of Highways to dispose at public or private sale of certain machinery, tools and equipment which was purchased by the State for the construction of highway number

fifty-five hundred and eighty-eight, in Greene county," was read the second time.

On motion of Mr. Jacobs, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1592, Int. No. 1382) entitled "An act to amend the Judiciary Law, in relation to compensation of interpreters," was read the second time.

On motion of Mr. Jeffery, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1639, Int. No. 1406) entitled "An act to amend the Penal Law, in relation to buying or receiving stolen or wrongfully acquired property," was read the second time.

On motion of Mr. Jenks, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1497, Int. No. 41) entitled "An act to amend the Election Law, in relation to the adoption and use of voting machines in New York city," having been announced for a second reading,

On motion of Mr. Jesse, and by unanimous consent, said bill was placed on the second reading calendar for Tuesday next.

The bill (No. 1636, Int. No. 1403) entitled "An act to amend the Town Law, in relation to the drainage of agricultural lands," was read the second time.

On motion of Mr. Judson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1557, Int. No. 1359) entitled "An act to amend the Penal Law, in relation to providing against persons not duly licensed advising within the State, for compensation, respecting the law of a foreign country, or maintaining an office within the State for such purpose," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1488, Int. No. 1318) entitled "An act to amend the Stock Corporation Law, in relation to the separation of the powers of a stock corporation," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 603, Int. No. 575) entitled "An act to release

the interest of the people of the State of New York in certain real estate in Oneida and Herkimer counties to Oneida Presbytery," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1605, Int. No. 1389) entitled "An act to amend the Public Lands Law, in relation to abandonment of lands held by the State under erroneous tax deeds," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1322, Int. No. 1198) entitled "An act making appropriations for the contributions of the State for the repair and improvement of town highways in accordance with the requirements of section one hundred and one of the Highway Law and chapter one hundred and thirty-seven of the Laws of nineteen hundred and eleven, and the repair and improvement of highways and bridges on Indian reservations in accordance with section one hundred and fifty-nine of the Highway Law," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1323, Int. No. 1199) entitled "An act making appropriation for the contributions of the State to the counties for the construction and improvement of certain highways and county roads, in accordance with section three hundred and twenty-b of the Highway Law," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1512, Int. No. 1325) entitled "An act to amend the State Charities Law, in relation to quarterly or monthly estimates of expenses," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1607, Int. No. 1391) entitled "An act to amend the Village Law, in relation to the powers of board of trustees for the lease and maintenance of public hack stands," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1091, Int. No. 1003) entitled "An act to amend the charter of the city of Port Jervis, in relation to street improvements and payments therefor," was read the second time.

On motion of Mr. Mead, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1235, Int. No. 1084) entitled "An act to amend the charter of the city of Batavia," was read the second time.

On motion of Mr. Miller, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1593, Int. No. 1383) entitled "An act to amend the Village Law, in relation to the powers of boards of trustees to establish building lines and to regulate the character and location of buildings constructed within the village," was read the second time.

On motion of Mr. T. C. Moore, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1029, Int. No. 944) entitled "An act authorizing and empowering the Commissioners of the Land Office to grant to the city of Troy all the interest of the State in and to certain lands under the waters of the Hudson river for the purposes of public streets," was read the second time.

On motion of Mr. Morrissey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1005, Int. No. 920) entitled "An act to amend the Municipal Court Code of the City of New York, in relation to the allowance of disbursements in summary proceedings," was read the second time.

On motion of Mr. O'Connor, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1267, Int. No. 1143) entitled "An act to amend the Greater New York charter, in relation to annuities of certain retired members of the fire and police departments," was read the second time.

On motion of Mr. Pette, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1266, Int. No. 1142) entitled "An act to

authorize and empower the police commissioner of the city of New York to relieve from service Cornelius B. Doherty, as a member of the police force, for permanent disabilities received in the performance of his duties while a member of such force, and to award him an annual pension during his lifetime of a sum not to exceed three-fourths of the full compensation at the time of retirement, to be paid from the pension fund of such force," was read the second time.

On motion of Mr. Pette, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1494, Int. No. 925) entitled "An act to amend the Decedent Estate Law, in relation to the rights of a surviving wife to a share of the personal estate of deceased husband," was read the second time.

On motion of Mr. Rayher, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1283, Int. No. 1159) entitled "An act to amend chapter six hundred and eighty-six of the Laws of eighteen hundred and ninety-nine, entitled 'An act to authorize the board of estimate and apportionment of the city of New York to provide for the payment of the services rendered to the said city after annexation by the volunteer firemen of that portion of Westchester county annexed to the city of New York by chapter nine hundred and thirty-four of the Laws of eighteen hundred and ninety-five,' in relation to compensation of volunteer firemen," was read the second time.

On motion of Mr. Rayher, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 389, Int. No. 386) entitled "An act for the establishment and administration of a fund to be used for the amelioration of the condition of certain residents of this State who are suffering from disability incurred in or as a result of their having been in the military or naval service of the United States during the World War," was read the second time.

Miss M. L. Smith moved that said bill be placed on the order of third reading and referred to the committee on revision.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

AYES 40

NOES 34

Those who voted in the affirmative were:

Adler	Cowee	Hutchinson	McGinnies	Smith C C
Booth	Dobson	Jenks	McWhinney	Smith M L
Borkowski	Everett	Jesse	Miller	Soule
Brady	Gardner	Lattin	Morrissey	Trahan
Brooks	Greenwald	Lewis	Rayher	Wells
Chamberlin	Halpern	Long	Rice	Westall
Cheney	Harris	Lord	Richford	Whitcomb
Clayton	Hausner	McFarland	Rowe	Witter

Those who voted in the negative were:

Antin	Caulfield	Hamill	Leininger	Reiburn
Aronson	Cosgrove	Harrington	Lyman	Reiss
Barnes	Donohue	Hunter	Mastick	VanWagenen
Baum	Downs	Jacobs	McArdle	Walsh
Bly	Fox	Jeffery	McDonald	Wheelock
Campbell E C	Gaffers	Kiernan	Merrigan	Wright
Campbell W W	Gray	Kirkland	O'Connor	

The bill (No. 1346, Int. No. 1222) entitled "An act in relation to the commitment, custody and control of wayward minors between the ages of sixteen and twenty-one years in the city of New York," was read the second time.

On motion of Mr. Ullman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1271, Int. No. 1147) entitled "An act to permit the Bay Ridge Park Improvement Company to apply to the State Tax Commission for revision and readjustment of the taxes stated against it under section one hundred and eighty-two of the Tax Law, and acts amendatory thereof, based on its reports and otherwise for the years nineteen hundred and five to and through nineteen hundred and eleven, inclusive," was read the second time.

On motion of Mr. Warren, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1485, Int. No. 1315) entitled "An act to amend the Code of Civil Procedure, in relation to filing certain processes with proof of service in New York and Bronx counties," was read the second time.

On motion of Mr. Westall, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 915, Rec. No. 192) entitled "An act to provide for the construction and maintenance of an incinerator, for the purpose of consuming by heat or fire all garbage or refuse, or like matter, in the village of Port Chester, and to provide means for the payment therefor," was read the second time.

On motion of Mr. T. C. Moore, said bill was placed on the order of third reading.

The Senate bill (No. 632, Rec. No. 153) entitled "An act to amend chapter seven hundred and one of the Laws of nineteen hundred and four, entitled 'An act relating to appointment of employees of the fire department of the city of New York to the uniformed force of the said department,' in relation to marine engineers attached to the civilian force of such department," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading.

The Senate bill (No. 574, Rec. No. 168) entitled "An act to authorize the audit of a claim of the Glyndon Contracting Company," was read the second time.

On motion of Mr. Steinberg, said bill was placed on the order of third reading.

The Senate bill (No. 64, Rec. No. 43) entitled "An act to amend the Prison Law, in relation to permitting inmates in State reformatories to attend funeral and last illness of near relatives," was read the second time.

On motion of Mr. Jenks, said bill was placed on the order of third reading.

The Senate bill (No. 787, Rec. No. 177) entitled "An act to amend the Greater New York charter, in relation to the rehearing of charges against and the reinstatement of uniformed members of the police force who have served in the military or naval service of the United States," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading.

The Senate bill (No. 100, Rec. No. 90) entitled "An act to amend the Tenement House Law, generally," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading.

The Senate bill (No. 963, Rec. No. 166) entitled "An act to amend the Civil Service Law, in relation to the retirement of officers and employees in the State civil service," was read the second time.

On motion of Mr. Brady, said bill was placed on the order of third reading.

The Senate bill (No. 988, Rec. No. 215) entitled "An act to amend the Religious Corporations Law, in relation to sale, mortgage and lease of real property," was read the second time.

On motion of Mr. Brady, said bill was placed on the order of third reading.

The Senate bill (No. 971, Rec. No. 220) entitled "An act to amend the Greater New York charter, repealing section eleven hundred and thirty-a thereof, relating to the college officials' and professors' retirement fund and inserting in its place a new section eleven hundred and thirty-a, in relation to the retirement fund of The College of the City of New York," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading.

The Senate bill (No. 777, Rec. No. 225) entitled "An act to amend the charter of the Albany Diocese Mission Aid, in relation to membership," was read the second time.

On motion of Mr. Gaffers, said bill was placed on the order of third reading.

The Senate returned the bill (No. 1671, Int. No. 662) entitled "An act to amend the Greater New York charter, in relation to aldermanic districts, the division of the city into the same, and the boundaries thereof, and to districts for home rule and local improvements," with a message that they had concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

On motion of Mr. Adler, the House adjourned.

FRIDAY, APRIL 1, 1921

The House met pursuant to adjournment.

Prayer by Rev. Creighton R. Storey.

On motion of Mr. McGinnies, the reading of the journal of yesterday was dispensed with, and the same was approved.

Mr. Speaker presented the memorial of James T. Hoile in relation to the joint legislative committee to investigate the New York Institute of Applied Agriculture on Long Island, which was referred to the committee on ways and means.

Mr. Brady introduced a bill entitled "An act to amend the Penal Law, in relation to applications for licenses to carry concealed weapons" (Int. No. 1503), which was read the first time and referred to the committee on codes.

Mr. Brundage introduced a bill entitled "An act to amend the Highway Law, in relation to disposition of registration fees" (Int. No. 1504), which was read the first time and referred to the committee on internal affairs.

Mr. Gempler introduced a bill entitled "An act to amend the General City Law, in relation to the construction of building shafts" (Int. No. 1505), which was read the first time and referred to the committee on affairs of cities.

Mr. Judson introduced a bill entitled "An act to amend the Tax Law, generally, in relation to taxes on corporations and transfers of stock" (Int. No. 1506), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Lown introduced a bill entitled "An act to amend the Civil Practice Act, in relation to statements in answer and reply" (Int. No. 1507), which was read the first time and referred to the committee on codes.

Mr. Martin introduced a bill entitled "An act to amend the Lien Law and the Personal Property Law, in relation to filing and renewal of chattel mortgages and the filing of contracts for the conditional sale of goods and chattels" (Int. No. 1508), which was read the first time and referred to the committee on the judiciary.

Mr. Rayher introduced a bill entitled "An act to repeal subdivision eight of section ninety-eight of the Decedent Estate Law,

relating to the distribution of personal property" (Int. No. 1509), which was read the first time and referred to the committee on the judiciary.

Mr. Richford introduced a bill entitled "An act to amend the Tax Law, in relation to deductions in computing net income with respect to income taxes" (Int. No. 1510), which was read the first time and referred to the committee on taxation and retrenchment.

Also, "An act to amend the Town Law, in relation to ordinances in aid of the enforcement of State and Federal statutes" (Int. No. 1511), which was read the first time and referred to the committee on internal affairs.

Also, "An act to amend the City Law, in relation to the power of cities to enact ordinances in aid of the enforcement of State and Federal statutes" (Int. No. 1512), which was read the first time and referred to the committee on affairs of cities.

Also, "An act to amend the Village Law, in relation to ordinances to preserve peace and good order" (Int. No. 1513), which was read the first time and referred to the committee on affairs of villages.

Miss M. L. Smith introduced a bill entitled 'An act to amend the Banking Law, in relation to dividends by savings banks" (Int. No. 1514), which was read the first time and referred to the committee on banks.

Mr. Wells introduced a bill entitled "An act in relation to elections, constituting chapter seventeen of the Consolidated Laws" (Int. No. 1515), which was read the first time and referred to the committee on the judiciary.

Mr. Adler introduced a bill entitled "An act to amend the Lien Law, in relation to the application of the article relating to chattel mortgages" (Int. No. 1516), which was read the first time and referred to the committee on the judiciary.

Mr. Witter introduced a bill entitled "An act to amend the Farms and Markets Law, in relation to establishing the office of commissioner and deputy commissioners of agriculture and markets, defining their powers and duties and the powers and duties of the council, and abolishing the offices of Commissioner of Agriculture and Commissioner of Foods and Markets" (Int.

No. 1517), which was read the first time and referred to the committee on agriculture.

Mr. Everett introduced a bill entitled 'An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of Bradley and Weed, Incorporated, against the State for loss, damage and expenses sustained because of the disallowance of certain items alleged to be a part of the actual and necessary cost of the performance of certain contracts in connection with the reconstruction, extension and completion of the Potsdam State Normal and Training School' (Int. No. 1520), which was read the first time and referred to the committee on claims.

Mr. Gardner, from the committee on insurance, to which was referred Assembly bill introduced by Mr. Zimmerman (No. 975, Int. No. 897) entitled "An act to amend the Insurance Law, in relation to the kinds of business which a mutual employers' liability and workmen's compensation insurance corporation may transact," reported in favor of the passage of the same with the following amendments:

Page 1, first line of title, strike out words "the kinds of business".

Page 1, second line of title, strike out words "which a".

Page 1, third line of title, add "s" to the word "corporation", and strike out the words "may transact".

Page 4, strike out lines 16 to 22, inclusive, and insert in place thereof in italics the following: "addition to surplus and annual premium income required for the transaction of the insurance business specified in (b) hereof (1) have and maintain a surplus at least equal to the additional surplus required of a stock corporation when it receives authorization to transact the same kinds of insurance as additional lines and (2) be in receipt annually of gross premiums of not less than the amount of".

Page 5, strike out line 16 and insert in place thereof the following:

"§ 2. Section one hundred and eighty-six of such chapter, as added by chapter eight hundred and thirty-two of the Laws of nineteen hundred and thirteen, and last amended by chapter five hundred and six of the Laws of nineteen hundred and fifteen, is hereby further amended to read as follows:

"§ 186. Completion of organization. Upon receipt of a certified copy of the certificate of incorporation from the superintendent of insurance, the persons signing such certificate may

open books to receive applications for membership therein. No such corporation shall transact any business of insurance unless the annual premium cost on the insurance applied for shall be not less than [twenty-five] fifty thousand dollars at the minimum annual rates approved by the superintendent of insurance and until at least forty employers employing not less than twenty-five hundred employees; or thirty employers employing not less than five thousand employees; or twenty employers employing not less than seven thousand five hundred employees; or ten employers employing not less than ten thousand employees, have become members of such corporation and applied for and agreed to take insurance therein, covering the liability of such employers to their employees for accidents to or injuries suffered by such employee nor until the facts specified in this section have been certified under oath by at least three of the persons signing the original certificate, to the superintendent of insurance, and the superintendent of insurance has issued a license to such corporation authorizing such corporation to begin writing the insurance specified in this article. The superintendent of insurance must be satisfied that the membership list of the corporation is genuine, and that every member thereof will take the policies as agreed by him within thirty days of the granting of the license to the corporation by the superintendent of insurance to issue policies. If at any time the number of members or the number of employees who are employed by the members of the corporation falls below the number required by this section, no further policies shall be issued by the corporation until other employers have made bona fide applications for insurance therein, who, together with the existing members, amount to not less than forty employers who employ not less than twenty-five hundred employees, or thirty employers who employ not less than five thousand employees, or twenty employers who employ not less than seven thousand five hundred employees, or ten employers who employ not less than ten thousand employees, and in the event that such applications for insurance shall not be obtained within a reasonable time, to be fixed by the superintendent of insurance, such superintendent may take the proceedings against such corporation under section sixty-three of this chapter to the same effect as if clause h of subdivision one of such section was specifically applicable to corporations organized under this article. The members of the corporation shall be policyholders therein, and when any member ceases to be a policyholder he shall cease, at the same time, to be a member of the corporation. A corporation, partnership, association or joint-stock company may become a member of such insurance corporation and may authorize another person to represent it in such

insurance corporation, and such representative shall have all the rights of any individual member. Any person acting as employer in the capacity of a trustee may insure in such corporation and as such trustee may assume the liabilities and be entitled to the rights of a member, but shall not be personally liable upon such contract of insurance. Such corporation may borrow money or assume liability in a sum sufficient to defray the reasonable expenses of its organization.

“§ 3. Section one hundred and ninety-four of such chapter, as added by chapter eight hundred and thirty-two of the Laws of nineteen hundred and thirteen, and as last amended by chapter two hundred and sixty-four of the Laws of nineteen hundred and seventeen, is hereby further amended to read as follows:

“§ 194. Authorization of foreign mutual insurance corporations. After January first, nineteen hundred and seventeen, the superintendent of insurance may, in his discretion, issue a certificate of authority to a mutual corporation organized under the laws of another state to do such insurance in this state; provided that, in no event, shall authority be given to any such mutual corporation to do other kinds of business than those specified in this article. Such corporation shall be required to maintain the same reserves for the protection of members and employees as are required for domestic corporations authorized to transact the same kinds of insurance, and shall at all times have and maintain a surplus over and above all liabilities, including unearned premiums and loss reserves, of not less than one hundred thousand dollars, or, in the case of a corporation [to which a certificate of authority has been issued under this section and] which by its charter is authorized to exercise any of the powers specified in clause (b) of section one hundred and eighty-five of this chapter, a surplus of not less than three hundred thousand dollars, and be in receipt annually of gross premiums of not less than three hundred thousand dollars[.] ; or in the case of a corporation which by its charter is authorized to transact any one or more of the kinds of insurance specified in subdivisions two and seven of section seventy of this chapter, it shall, in addition to the surplus and annual premium income required for the transaction of the insurance business specified in (b) of section one hundred and eighty-five of this chapter, (1) have and maintain a surplus at least equal to the additional surplus required of a domestic stock corporation when it receives authorization to transact the same kinds of insurance as additional lines, and (2) be in receipt annually of gross premiums of not less than the amount of capital stock required of a stock corporation for transacting such kinds of additional insurance. If any such corporation shall not at

all times have and maintain the surplus and reserves and be in receipt of premiums as hereby required, the superintendent of insurance may, at any time, in his discretion, revoke its certificate of authority to do business in this state.

“§ 4. This act shall take effect immediately.”

Those who voted in the affirmative were: Messrs. Caulfield, Morrissey, MacFarland, Doherty, Franchot, Trahan, McDonald, Cosgrove.

Those who voted in the negative were: Messrs. Gardner, Crowley.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Rayher (No. 1283, Int. No. 1159) entitled “An act to amend chapter six hundred and eighty-six of the Laws of eighteen hundred and ninety-nine, entitled ‘An act to authorize the board of estimate and apportionment of the city of New York to provide for the payment of the services rendered to the said city after annexation by the volunteer firemen of that portion of Westchester county annexed to the city of New York by chapter nine hundred and thirty-four of the Laws of eighteen hundred and ninety-five,’ in relation to compensation of volunteer firemen.”

Also, the bill introduced by Mr. Hawkins (No. 1721, Int. No. 660) entitled “An act to amend the New York City Municipal Court Code, in relation to the districts and number of justices of such court, establishing a new district therein and providing for new justices and employees thereof.”

Also, the bill introduced by Mr. Halpern (No. 1549, Int. No. 1351) entitled “An act to amend the Military Law, in relation to certain State and municipal officers and employees who served in Federal military, naval or marine service during the World War.”

Also, the bill introduced by Mr. Bailey (No. 1719, Int. No. 1020) entitled “An act to amend the Conservation Law, in relation to restriction of use of decoys in aid of taking water fowl.”

Also, the bill introduced by Mr. Pette (No. 1267, Int. No. 1143) entitled “An act to amend the Greater New York charter,

in relation to annuities of certain retired members of the fire and police departments."

Also, the bill introduced by Mr. Miller (No. 1235, Int. No. 1084) entitled "An act to amend the charter of the city of Batavia."

Also, the bill introduced by Mr. Porter (No. 1717, Int. No. 1196) entitled "An act to amend the Conservation Law, in relation to taking Great Northern pike in Lake Champlain and Lake George."

Also, the bill introduced by Mr. McWhinney (No. 1607, Int. No. 1391) entitled "An act to amend the Village Law, in relation to the powers of board of trustees for the lease and maintenance of public hack stands."

Also, the bill introduced by Mr. Martin (No. 1488, Int. No. 1318) entitled "An act to amend the Stock Corporation Law, in relation to the separation of the powers of a stock corporation."

Also, the bill introduced by Mr. Martin (No. 1605, Int. No. 1389) entitled "An act to amend the Public Lands Law, in relation to abandonment of lands held by the State under erroneous tax deeds."

Also, the bill introduced by Mr. T. C. Moore (No. 1593, Int. No. 1383) entitled "An act to amend the Village Law, in relation to the powers of boards of trustees to establish building lines and to regulate the character and location of buildings constructed within a village."

Also, the bill introduced by Mr. Jenks (No. 1639, Int. No. 1406) entitled "An act to amend the Penal Law, in relation to buying or receiving stolen or wrongfully acquired property."

Also, the bill introduced by Mr. Gardner (No. 171, Int. No. 171) entitled "An act to amend the Penal Law, in relation to depositing or leaving papers or refuse on highways and destroying or removing receptacles therefor."

Also, the bill introduced by Miss M. L. Smith (No. 389, Int. No. 386) entitled "An act for the establishment and administration of a fund to be used for the amelioration of the condition of certain residents of this State who are suffering from disability incurred in or as a result of their having been in the military or naval service of the United States during the World War."

Also, the bill introduced by Mr. Hager (No. 1445, Int. No. 1282) entitled "An act to amend the County Law, in relation to soldiers' memorials."

Also, the bill introduced by Mr. Judson (No. 1636, Int. No. 1403) entitled "An act to amend the Town Law, in relation to the drainage of agricultural lands."

Also, the bill introduced by Mr. Greenwald (No. 83, Int. No. 83) entitled "An act to amend the Highway Law, in relation to bridges upon State and county highways."

Also, the bill introduced by Mr. Beach (No. 1331, Int. No. 1207) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, relative to the terms of clerks thereof."

Also, the bill introduced by Mr. Brady (No. 1075, Int. No. 987) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Charles Flynn against the State for personal injuries alleged to have been sustained by him on or about the fifteenth day of February, nineteen hundred and nineteen, in ejecting a certain woman from the Assembly Chamber while in the employ of the State as an assistant doorkeeper of the Assembly and in the course of such employment, and to render judgment therefor."

Also, the bill introduced by Mr. McGinnies (No. 1512, Int. No. 1325) entitled "An act to amend the State Charities Law, in relation to quarterly or monthly estimates of expenses."

Also, the bill introduced by Mr. Barnes (No. 681, Int. No. 645) entitled "An act to amend the General City Law, in relation to money for Memorial day in cities of the third class."

Also, the bill introduced by Mr. Mead (No. 1091, Int. No. 1003) entitled "An act to amend the charter of the city of Port Jervis, in relation to street improvements and payments therefor."

Also, the bill introduced by Mr. Lord (No. 1626, Int. No. 94) entitled "An act to repeal article twenty-one of the Public Health Law, in relation to narcotic drug control and to abolish the Department of Narcotic Drug Control."

Also, the bill introduced by Mr. Martin (No. 1557, Int. No. 1359) entitled "An act to amend the Penal Law, in relation to providing against persons not duly licensed advising within the

State, for compensation, respecting the law of a foreign country, or maintaining an office within the State for such purpose."

Also, the bill introduced by Mr. Jeffery (No. 1592, Int. No. 1382) entitled "An act to amend the Judiciary Law, in relation to compensation of interpreters."

Also, the bill introduced by Mr. T. K. Smith (No. 1197, Int. No. 1076) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Duncan W. Peck, Ida V. Peck, Eunice M. Peck and Rhobie L. Sargent, constituting the copartnership firm of John White and Company, against the State for damages caused by the failure of the State to cause brine for the manufacture of salt to be supplied to claimants as required by the terms of a lease made by the State under date of August fifth, eighteen hundred and eighty-four."

Also, the bill introduced by Mr. Everett (No. 1720, Int. No. 569) entitled "An act to amend the Conservation Law, in relation to the classification of lands and forests dedicated to continuous forest production and exemption of reforested land from taxation."

Also, the bill introduced by Mr. Duke (No. 1139, Int. No. 1027) entitled "An act to amend the Tax Law, in relation to charitable exemptions."

Also, the bill introduced by Mr. Booth (No. 1403, Int. No. 1261) entitled "An act authorizing the city of Utica to change the course of Sylvan Glen creek, and of Beckwith creek, in the town of New Hartford and the city of Utica, to acquire property therefor, and make and maintain improvements in such city and town, and to issue bonds to pay therefor."

Also, the bill introduced by Mr. Cole (No. 1423, Int. No. 1266) entitled "An act to amend the Village Law, in relation to diminishing the boundaries of villages."

Also, the bill introduced by Mr. Ullman (No. 1346, Int. No. 1222) entitled "An act in relation to the commitment, custody and control of wayward minors between the ages of sixteen and twenty-one years in the city of New York."

Also, the bill introduced by Mr. Warren (No. 1271, Int. No. 1147) entitled "An act to permit the Bay Ridge Park Improve-

ment Company to apply to the State Tax Commission for revision and readjustment of the taxes stated against it under section one hundred and eighty-two of the Tax Law, and acts amendatory thereof, based on its reports and otherwise for the years nineteen hundred and five to and through nineteen hundred and eleven, inclusive."

Also, the bill introduced by Mr. Morrissey (No. 1029, Int. No. 944) entitled "An act authorizing and empowering the Commissioners of the Land Office to grant to the city of Troy all the interest of the State in and to certain lands under the waters of the Hudson river for the purposes of public streets."

Also, the bill introduced by Mr. Pette (No. 1266, Int. No. 1142) entitled "An act to authorize and empower the police commissioner of the city of New York to relieve from service Cornelius B. Doherty, as a member of the police force, for permanent disabilities received in the performance of his duties while a member of such force, and to award him an annual pension during his lifetime of a sum not to exceed three-fourths of the full compensation at the time of retirement, to be paid from the pension fund of such force."

Also, the bill introduced by Mr. McGinnies (No. 1323, Int. No. 1199) entitled "An act making appropriation for the contributions of the State to the counties for the construction and improvement of certain highways and county roads, in accordance with section three hundred and twenty-b of the Highway Law."

Also, the bill introduced by Mr. McGinnies (No. 1322, Int. No. 1198) entitled "An act making appropriations for the contributions of the State for the repair and improvement of town highways in accordance with the requirements of section one hundred and one of the Highway Law and chapter one hundred and thirty-seven of the Laws of nineteen hundred and eleven, and the repair and improvement of highways and bridges on Indian reservations in accordance with section one hundred and fifty-nine of the Highway Law."

Also, the bill introduced by Mr. Jacobs (No. 1466, Int. No. 1300) entitled "An act to authorize the State Commissioner of Highways to dispose at public or private sale of certain

machinery, tools and equipment which was purchased by the State for the construction of highway number fifty-five hundred and eighty-eight, in Greene county."

Also, the bill introduced by Mr. Wells (No. 1743, Int. No. 318) entitled "An act to provide for the reinstatement by the State Commissioner of Education of Lena M. Zipfel in the teaching staff of the public schools of the city of New York."

Also, the bill introduced by Mr. Blakely (No. 1070, Int. No. 982) entitled "An act to amend the Highway Law, in relation to the selection of a jury to determine the necessity of private roads, and the amount of all damages to be sustained by the opening thereof."

Also, the bill introduced by Mr. Betts (No. 1691, Int. No. 253) entitled "An act to amend the Membership Corporations Law, in relation to imposing an annual tax on the gross receipts of persons and corporations conducting racing meetings within the State," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Miller, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend chapter five hundred and forty-one of the Laws of nineteen hundred and sixteen, entitled 'An act relating to the preparation of assessment-rolls for the township and tax districts therein, in the county of Nassau, and the collection of taxes in such towns and tax districts, and to repeal certain local acts and parts of acts relating to assessments and taxation in such county,' in relation to collection of taxes and assessments by sale and advertisement of notice of sale." (No. 1618, Int. No. 1264.)

"An act to amend the Penal Law, in relation to untrue and misleading advertisements." (No. 1628, Int. No. 560.)

"An act to amend the Domestic Relations Law, in relation to the adoption of children." (No. 1695, Int. No. 794.)

"An act to amend the Conservation Law, in relation to the maintenance of certain drains and ditches, and to repeal the Drainage Law." (No. 1623, Int. No. 1253.)

"An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supple-

ment the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' in relation to the division of the city of Yonkers into wards." (No. 1684, Int. No. 1172.)

"An act to amend the Conservation Law, in relation to posting notices by others than owners or lessees of lands." (No. 703, Int. No. 665.)

"An act to amend the Conservation Law, in relation to open season for squirrels." (No. 576, Int. No. 556.)

"An act to authorize the town board of the town of Pine Plains, in the county of Dutchess, to establish fire limits for the hamlet of Pine Plains in such town, and provide for the adoption and enforcement of an ordinance therefor." (No. 1619, Int. No. 1038.)

"An act to amend the Conservation Law, in relation to prohibiting the use of otter trawls or beam trawls." (No. 1396, Int. No. 1254.)

"An act to amend the Insurance Law, in relation to limitation of expenses of domestic life insurance corporations." (No. 1028, Int. No. 994.)

"An act to amend the Surrogate's Court Act, in relation to the compensation of the surrogate's court stenographer of Oneida and Broome counties." (No. 1678, Int. No. 998.)

"An act to amend the Banking Law, in relation to powers of banks." (No. 1693, Int. No. 1055.)

"An act to amend the Town Law in relation to itinerant carnivals and similar shows." (No. 1741, Int. No. 1063.)

"An act to amend the Conservation Law, in relation to the use of nets in Lakes Erie and Ontario." (No. 1231, Int. No. 1107.)

"An act to amend the Conservation Law, in relation to the open season for hares and rabbits." (No. 709, Int. No. 671.)

"An act to amend the Conservation Law, in relation to the taking of bear." (No. 798, Int. No. 745.)

"An act to amend the Conservation Law, in relation to the expenses of game protectors." (No. 800, Int. No. 747.)

"An act to amend the Education Law, relative to the apportionment of academic funds according to attendance of academic pupils." (No. 1715, Int. No. 477.)

"An act to amend the Tax Law, in relation to income tax deductions." (No. 1740, Int. No. 1137.)

"An act to amend the Tenement House Law, in relation to the definition of a tenement." (No. 1682, Int. No. 1032.)

"An act to amend the Tax Law, in relation to effect of non-payment of part mortgage tax where mortgage was filed and a lesser sum paid in good faith." (No. 1692, Int. No. 923.)

"An act to amend the Education Law, in relation to the retirement from active service of employees of boards of education, other than superintendents and teachers, in cities having a population of one hundred thousand or more." (No. 601, Int. No. 573.)

"An act to amend the Conservation Law, in relation to the open season for woodcock." (No. 414, Int. No. 405.)

"An act to amend the Conservation Law, in relation to the publication of laws relating to fish and game." (No. 1043, Int. No. 956.)

"An act to amend the Conservation Law, in relation to the taking of pheasants." (No. 839, Int. No. 786.)

Mr. Aronson offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the bill (No. 1722, Int. No. 1439) entitled "An act establishing the bureau of loans in the Banking Department, and making an appropriation therefor."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Aronson moved to amend as follows:

Page 1, in the second line of the title, after the syllable "ment" insert the following: "with authority to loan money on mortgage for home building and to issue certificates".

Page 1, line 3, after the word "minimize" insert "the expense of obtaining".

Page 1, line 4, after the word "property" insert the following: "inasmuch as there is a great shortage of houses in certain cities of the State and insufficient housing facilities for an alarmingly and increasingly large number of families, and that there is a prevailing congested housing condition in said cities

whereby the public welfare, health and morals have been and are seriously affected and endangered and whereby a public emergency exists in the judgment of the Legislature".

Page 3, line 16, after the word "centum" insert the words "per annum".

Page 3, line 18, strike out the "s" in the word "moneys".

Page 4, line 2, strike out the comma, following the word "thereon".

Page 4, line 3, strike out the word "thereon" following word "homes".

Page 4, line 3, strike out the words "the purpose of".

Page 4, line 3, strike out the word "therein" and insert in place thereof the word "purposes".

Page 4, line 4, strike out the word "such", and after the word "persons" insert the following: "who intend to build homes for the purpose of dwelling therein".

Page 4, line 5, after the period strike out the balance of the line.

Page 4, line 6, strike out all of line 6.

Page 4, line 7, strike out the first four words of line 7 and the period.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Aronson, said bill was ordered reprinted and recommitted to said committee.

On motion of Mr. Rayher, the committee on revision was instructed to report Assembly bill (No. 1494, Int. No. 925) entitled "An act to amend the Decedent Estate Law, in relation to the rights of a surviving wife to a share of the personal estate of deceased husband," with the following recommendations:

Amend title as follows: After "surviving" insert "; husband or", strike out "deceased husband" and insert "the other".

Page 1, line 6, after section number strike out balance of line, strike out lines 1 to 14, inclusive, and insert the following in italics: "Right of surviving husband or wife to a share of the personal estate of the other. A surviving husband or wife of a testator who has not been divorced or legally separated from such testator, shall, if he or she so elect, succeed to one-fourth of the personal estate of such testator, not exceeding the sum of one hundred thousand dollars, notwithstanding the terms of the will of such testator, and shall be entitled to recover such portion from the legatees in proportion to, and out of the parts bequeathed to

them. If property is devised or bequeathed to the surviving husband or wife, or other provision made for him or her in lieu of his or her rights under this section, he or she must elect whether he or she will accept such gift or provision or the succession provided for under this section, but shall not be entitled to both. Such election shall be made within one year after the admission of the will to probate by filing in the surrogate's court having jurisdiction of the estate a waiver of his or her rights under the will and a notice that he or she elects to claim his or her rights under this section. This section shall not apply to nor make invalid the provisions of any will executed prior to the time this act takes effect."

Page 2, line 17, after bracket insert comma.

The bill (No. 1591, Int. No. 1381) entitled "An act to amend the Insurance Law, in relation to the standard provisions for life policies," having been announced for a second reading,

On motion of Mr. Merrigan, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1651, Int. No. 1413) entitled "An act to amend the Labor Law, in relation to definition of employee," having been announced for a second reading,

On motion of Mr. Merrigan, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1446, Int. No. 1283) entitled "An act to amend the Education Law, relative to libraries and library corporations," was read the second time.

On motion of Mr. Harris, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1661, Int. No. 1423) entitled "An act to amend the Public Health Law, in relation to the amount of property to be owned or possessed by district and State dental societies," was read the second time.

On motion of Mr. Lattin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1510, Int. No. 1323) entitled "An act to amend the Education Law, in relation to apportionment to contracting district," having been announced for a second reading,

On motion of Mr. Merrigan, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1645, Int. No. 1335) entitled "An act to amend the Education Law, in relation to fees of printers for publishing notices and reports," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1465, Int. No. 1299) entitled "An act to amend the Agricultural Law, in relation to New York standard A grade apples," was read the second time.

On motion of Mr. Porter, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1666, Int. No. 1428) entitled "An act to amend the Labor Law, in relation to application of day of rest to certain employees," was read the second time.

On motion of Mr. Westall, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 499, Rec. No. 97) entitled "An act to amend the County Law, in relation to the office of the register of the county of New York," having been announced for a second reading,

On motion of Mr. Merrigan, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1759, Int. No. 764) entitled "An act to amend the Town Law, in relation to the filling of vacancies in the office of assessor," having been announced for a second reading,

On motion of Mr. Merrigan, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1760, Int. No. 598) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claims of Louise L. Groess and George E. Groess against the State for damages alleged to have been sustained by them on July nineteenth, nineteen hundred and nineteen, growing out of personal injuries received by Louise L. Groess while sitting on a

public bench located in grounds surrounding the State School for the Blind, located at Batavia, New York, by reason of the breaking of a large decayed limb from a tree located therein, and to render judgment therefor," having been announced for a second reading,

On motion of Mr. Merrigan, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1761, Int. No. 858) entitled 'An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this State,' in relation to the salary of commissioner of jurors of the county of Suffolk," was read the second time.

On motion of Mr. Bailey, said bill was placed on the order of third reading and referred to the committee on revision.

On motion of Mr. McGinnies, the consideration of the third reading calendar was postponed until Monday next.

The Senate returned the bill (No. 1294, Int. No. 1170) entitled "An act to amend chapter five hundred and twelve of the Laws of nineteen hundred and twenty, entitled 'An act to create a water district to be known as the Sherrill-Kenwood water district, comprised of the present city of Sherrill and a part of the city of Oneida, providing for the administration thereof, the election of water commissioners, their terms of office and powers and duties, and repealing section two hundred and twenty-seven of the charter of the city of Sherrill, relating to the construction of a system of water works,' in relation to the conversion of coupon into registered bonds and registered into coupon bonds," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy to the mayor of the cities of Sherrill and Oneida.

Also, the bill (No. 585, Int. No. 565) entitled "An act to provide for extending the boundaries of the city of Poughkeepsie by annexing thereto a part of the town of Poughkeepsie and to provide for the government of the annexed territory, for the payment of school and other bonded indebtedness and for the assess-

ment and levy of taxes and submitting the act to the qualified voters of the annexed territory for approval," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Poughkeepsie.

Also, the bill (No. 56, Int. No. 56) entitled "An act to amend the Greater New York charter, in relation to the transfer by the commissioner of parks for Manhattan and Richmond to the president of the borough of Manhattan of a portion of sidewalk on the northerly side of Fifty-ninth street, in the city of New York," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1062, Int. No. 975) entitled "An act to amend the charter of the city of White Plains, generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of White Plains.

Also, the bill (No. 1469, Int. No. 1303) entitled "An act to incorporate the Jewish Board of Guardians and to provide for the consolidation of the Jewish Protectory and Aid Society and other charitable corporations into it."

Also, the bill (No. 1216, Int. No. 1092) entitled "An act to amend the General Municipal Law, in relation to recreation commissions in cities and villages."

Ordered, That the Clerk deliver said bills to the Governor.

Also, the bill (No. 758, Int. No. 711) entitled "An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of the Congregation Talmud Thora Beth Avrohom, a religious corporation, in the borough of the Bronx, city of New York."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1373, Int. No. 908) entitled "An act to amend the General Municipal Law, in relation to payments to injured or representatives of deceased volunteer firemen."

Also, the bill (No. 844, Int. No. 791) entitled "An act to amend the Conservation Law, in relation to the manner of taking water fowl."

Also, the bill (No. 1369, Int. No. 160) entitled "An act to repeal section twenty-two of the Public Health Law, relating to the Lake George health district."

Also, the bill (No. 524, Int. No. 379) entitled "An act to amend section four hundred and sixty-one of the Judiciary Law, relative to the qualifications of members of the State Board of Law Examiners."

Also, the bill (No. 1286, Int. No. 1162) entitled "An act empowering the board of supervisors of Nassau county to authorize and empower the county clerk of Nassau county to contract for the making of new indexes of the deeds and mortgages of record in the office of the county clerk of said county, and providing for the payment of the cost and expense thereof, and of the continuance and maintenance of the same."

Also, the bill (No. 1033, Int. No. 948) entitled "An act to amend chapter six hundred and seventeen of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the Round Lake Camp Meeting Association of the Methodist Episcopal Church of the Troy Conference,' in relation to enforcement of ordinances of such association," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

On motion of Mr. McGinnies, the House adjourned.

MONDAY, APRIL 4, 1921

The House met pursuant to adjournment.

Prayer by Rev. Creighton R. Storey.

On motion of Mr. Adler, the reading of the journal of Friday, April 1st, was dispensed with, and the same was approved.

Mr. Betts introduced a bill entitled "An act to amend the Labor Law, in relation to the hours of labor of females in factories and mercantile establishments" (Int. No. 1521), which was read the first time and referred to the committee on labor and industries.

Also, "An act to amend the Labor Law, in relation to night work for females in factories and mercantile establishments" (Int. No. 1522), which was read the first time and referred to the committee on labor and industries.

Also, "An act providing for the construction of the Barge canal terminal of Clyde, with a view of improving the commerce of the State, and making an appropriation therefor" (Int. No. 1523), which was read the first time and referred to the committee on ways and means.

Also, "An act making an appropriation for the Department of Farms and Markets for the acquisition, dissemination and exchange of information relating to markets" (Int. No. 1524), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the Labor Law, in relation to the employment of females in restaurants and elevators" (Int. No. 1525), which was read the first time and referred to the committee on labor and industries.

Mr. Greenwald introduced a bill entitled "An act to provide for the appointment of a commission to investigate and recommend ways and means to extend, improve and facilitate the production, transportation, distribution and sale of all farm and food products within the State, to insure a fair remuneration to the producer and a lower cost to the consumer, and making an appropriation therefor" (Int. No. 1526), which was read the first time and referred to the committee on ways and means.

By unanimous consent, Mr. Jeffery introduced a bill entitled "An act to amend the Conservation Law, in relation to the taking of rabbits in the counties of Clinton and Essex" (Int. No. 1527), which was read the first time and referred to the committee on conservation.

Mr. McGinnies introduced a bill entitled "An act making an appropriation from the proceeds of the sale of bonds for the pay-

ment of bonuses to certain persons who were in the service of the United States in the war with the German empire and its allies" (Int. No. 1528), which was read the first time and referred to the committee on ways and means.

Mr. Wright introduced a bill entitled "An act to amend the Education Law, in relation to appropriations by boards of supervisors and other local authorities for historical purposes" (Int. No. 1529), which was read the first time and referred to the committee on public education.

Mr. Pette introduced a bill entitled "An act to amend chapter five hundred and sixty-nine of the Laws of nineteen hundred and nine, entitled 'An act to authorize the selection, location and appropriation of certain lands in the town of Saratoga Springs, for a State reservation, and to preserve the natural mineral springs therein located, and making an appropriation therefor, and authorizing an issue of bonds to pay such appropriation,' in relation to disposition of excess waters" (Int. No. 1530), which was read the first time and referred to the committee on ways and means.

Mr. Moran introduced a bill entitled "An act to amend the Agricultural Law, in relation to branding and tagging domestic animals" (Int. No. 1531), which was read the first time and referred to the committee on agriculture.

Mr. Jacobs introduced a bill entitled "An act to amend the Workmen's Compensation Law, in relation to the storage and harvesting of ice" (Int. No. 1532), which was read the first time and referred to the committee on the judiciary.

Mr. Everett, from the committee on conservation, to which was referred Assembly bill introduced by Mr. Webb (No. 574, Int. No. 554) entitled "An act to amend the Conservation Law, in relation to the use of tip-ups in the waters of Dutchess county," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to and said bill rejected.

Also, Assembly bill introduced by Mr. Brundage (No. 578, Int. No. 558) entitled "An act to amend the Conservation Law,

in relation to open season for hares and rabbits in certain counties," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to and said bill rejected.

Also, Assembly bill introduced by Mr. Brundage (No. 788, Int. No. 735) entitled "An act to amend the Conservation Law, in relation to the taking of cottontail rabbits," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Lord (No. 420, Int. No. 411) entitled "An act to amend the Conservation Law, in relation to the open season for grouse or partridge," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to and said bill rejected.

Also, Assembly bill introduced by Mr. Brundage (No. 575, Int. No. 555) entitled "An act to amend the Conservation Law, in relation to open season for hares and rabbits in certain counties," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Jacobs (No. 708, Int. No. 670) entitled "An act to amend the Conservation Law, in relation to the open season for black, gray and fox squirrels," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Everett (No. 796, Int. No. 743) entitled "An act to amend the Conservation Law, in relation to posting notices in private parks and increasing the penalty for a violation of part eleven," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Everett (No. 799, Int. No. 746) entitled "An act to amend the Conservation Law, in relation to the taking of raccoon," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. C. C. Smith (No. 976, Int. No. 898) entitled "An act to amend the Conservation Law, in relation to the taking of raccoon," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Wackerman No. 854, Int. No. 801) entitled "An act to amend the Conservation Law, in relation to the training of dogs," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Lord (No. 419, Int. No. 410) entitled "An act to amend the Conservation Law, in relation to the issuance of permits for the use of ferrets," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Cowee (No. 830, Int. No. 777) entitled "An act to amend the Conservation Law, in relation to the taking of pike perch," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Everett (No. 801, Int. No. 74) entitled "An act to amend the Conservation Law, in relation to the taking of trout," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Greenwald (No. 537, Int. No. 520) entitled "An act to amend the Conservation Law, in relation to the taking of muskrat," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Lord (No. 418, Int. No. 409) entitled "An act to amend the Conservation Law, in relation to the sale of perch in Chenango county," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Lord (No. 416, Int. No. 407) entitled "An act to amend the Conservation Law, in relation to taking pickerel and pike," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Gage (No. 1384,

Int. No. 1242) entitled "An act to amend the Conservation Law, in relation to rabbits," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Lord (No. 415, Int. No. 406) entitled "An act to amend the Conservation Law, in relation to the taking of skunk," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Betts (No. 1234, Int. No. 1110) entitled "An act to amend the Conservation Law, in relation to beavers," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. C. C. Smith (No. 1269, Int. No. 1145) entitled "An act to amend the Conservation Law, in relation to the open season for wild pheasants in Saratoga county," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Wheelock (No. 360, Int. No. 360) entitled "An act to amend the Conservation Law, in relation to amount and disposition of fees of hunting and trapping licenses," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Everett (No. 1232, Int. No. 1108) entitled "An act to amend the Conservation Law, in relation to fish and game," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K. Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Everett (No. 802, Int. No. 749) entitled "An act to amend the Conservation Law, in relation to the possession of firearms afield during certain periods of the year," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Greenwald (No. 536, Int. No. 519) entitled "An act to amend the Conservation Law, in relation to the taking of skunk," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Lord (No. 421, Int. No. 412) entitled "An act to amend the Conservation Law, in relation to licenses for the breeding and sale of ferrets," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Webb (No. 151, Int. No. 151) entitled "An act to amend the Conservation Law, in relation to the taking of raccoon," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Jeffery.

In the negative: Smith, T. K.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Jeffery (No. 1226, Int. No. 1102) entitled "An act to amend the Conservation Law, in relation to hunting and trapping licenses," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K., Merrigan.

which report was agreed to, and said bill rejected.

Also, Assembly bill introduced by Mr. Martin (No. 240, Int. No. 238) entitled "An act to amend the Conservation Law, in relation to taking of quadrupeds doing damage," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams.

In the negative: Smith, T. K.
which report was agreed to and said bill rejected.

Also, Assembly bill introduced by Mr. Everett (No. 1241, Int. No. 1116) entitled "An act to amend the Conservation Law, in relation to traps," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Jacobs, Williams, Brundage, Smith, T. K., Jeffery.

which report was agreed to, and said bill rejected.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Harris (No. 1446, Int. No. 1283) entitled "An act to amend the Education Law, relative to libraries and library corporations."

Also, the bill introduced by Mr. Lattin (No. 1661, Int. No. 1423) entitled "An act to amend the Public Health Law, in relation to the amount of property to be owned or possessed by district and State dental societies."

Also, the bill introduced by Mr. McWhinney (No. 1645, Int. No. 1335) entitled "An act to amend the Education Law, in relation to fees of printers for publishing notices and reports."

Also, the bill introduced by Mr. Porter (No. 1465, Int. No. 1299) entitled "An act to amend the Agricultural Law, in relation to New York standard A grade apples."

Also, the bill introduced by Mr. Bailey (No. 1761, Int. No. 858) entitled "An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties

of this State,' in relation to the salary of commissioner of jurors of the county of Suffolk."

Also, the bill introduced by Mr. Westall (No. 1666, Int. No. 1428) entitled "An act to amend the Labor Law, in relation to application of day of rest to certain employees."

Also, the bill introduced by Mr. Martin (No. 603, Int. No. 575) entitled "An act to release the interest of the people of the State of New York in certain real estate in Oneida and Herkimer counties to Oneida Presbytery."

Also, the bill introduced by Mr. Westall (No. 1485, Int. No. 1315) entitled "An act to amend the Code of Civil Procedure, in relation to filing certain processes with proof of service in New York and Bronx counties," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Doherty (No. 1307, Int. No. 1183) entitled "An act to amend the General Business Law, in relation to mattresses, upholstered box springs and metal bed springs," reported the same with the following recommendations:

Page 3, line 14, strike out the word "bad" and insert "bed".

Page 4, line 4, after second "spring" insert a comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Galgano (No. 989, Int. No. 904) entitled "An act to amend the Military Law, in relation to allowances to the city chamberlain of the city of New York for military organizations in such city," reported the same with the following recommendation:

Page 2, line 21, strike out the word "or" and insert "of".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. O'Connor (No. 1005, Int. No. 920) entitled "An act to amend the Municipal Court Code of the City of New York, in relation to the allowance of disbursements

in summary proceedings," reported the same with the following recommendations:

In the title, after the first "the" insert "New York city", and at the end of the same line strike out "of the city of New York".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Rayher (No. 1494, Int. No. 925) entitled "An act to amend the Decedent Estate Law, in relation to the rights of a surviving wife to a share of the personal estate of deceased husband," reported the same with the following recommendations:

In the title, after the word "surviving" insert "husband or", and at the end of title strike out "deceased husband." and insert "the other."

Page 1, beginning at line 6, strike out Section 26-a and insert the following in italics:

"§ 26-a. Right of surviving husband or wife to a share of the personal estate of the other. A surviving husband or wife of a testator who has not been divorced or legally separated from such testator, shall, if he or she so elect, succeed to one-fourth of the personal estate of such testator, not exceeding the sum of one hundred thousand dollars, notwithstanding the terms of the will of such testator, and shall be entitled to recover such portion from the legatees in proportion to, and out of the parts bequeathed to them. If property is devised or bequeathed to the surviving husband or wife, or other provision made for him or her in lieu of his or her rights under this section, he or she must elect whether he or she will accept such gift or provision or the succession provided for under this section, but shall not be entitled to both. Such election shall be made within one year after the admission of the will to probate by filing in the surrogate's court having jurisdiction of the estate a waiver of his or her rights under the will and a notice that he or she elects to claim his or her rights under this section. This section shall not apply to nor make invalid the provisions of any will executed prior to the time this act takes effect."

Page 2, line 17, after the second bracket insert comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Miller, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the General City Law, in relation to money for Memorial day in cities of the third class." (No. 681, Int. No. 645.)

"An act to amend the Greater New York charter, in relation to annuities of certain retired members of the fire and police departments." (No. 1267, Int. No. 1143.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Charles Flynn against the State for personal injuries alleged to have been sustained by him on or about the fifteenth day of February, nineteen hundred and nineteen, in ejecting a certain woman from the Assembly chamber while in the employ of the State as an assistant doorkeeper of the Assembly and in the course of such employment, and to render judgment therefor." (No. 1075, Int. No. 987.)

"An act to amend the Public Health Law, in relation to the amount of property to be owned or possessed by district and State dental societies." (No. 1661, Int. No. 1423.)

"An act to amend the Penal Law, in relation to providing against persons not duly licensed advising within the State, for compensation, respecting the law of a foreign country, or maintaining an office within the State for such purpose." (No. 1557, Int. No. 1359.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Duncan W. Peck, Ida V. Peck, Eunice M. Peck and Rhobie L. Sargent, constituting the copartnership firm of John White and Company, against the State for damages caused by the failure of the State to cause brine for the manufacture of salt to be supplied to claimants as required by the terms of a lease made by the State under date of August fifth, eighteen hundred and eighty-four." (No. 1197, Int. No. 1076.)

"An act to provide for the reinstatement by the State Commissioner of Education of Lena M. Zipfel in the teaching staff of the public schools of the city of New York." (No. 1743, Int. No. 318.)

"An act to amend the Conservation Law, in relation to taking

Great Northern pike in Lake Champlain and Lake George." (No. 1717, Int. No. 1196.)

"An act to amend chapter three hundred and sixty of the Laws of eighteen hundred and ninety-seven, entitled 'An act to incorporate the city of Geneva,' generally." (No. 1686, Int. No. 1016.)

"An act authorizing the county treasurer of Rensselaer county to correct his books of record." (No. 1335, Int. No. 1211.)

"An act to amend the Greater New York charter, in relation to the exchange of laboratory products and the sale of city water." (No. 1688, Int. No. 177.)

"An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' generally." (No. 1762, Int. No. 1051.)

"An act authorizing and empowering the Commissioners of the Land Office to grant to the city of Troy all the interest of the State in and to certain lands under the waters of the Hudson river for the purposes of public streets." (No. 1029, Int. No. 944.)

"An act to amend the Town Law, in relation to the drainage of agricultural lands." (No. 1636, Int. No. 1403.)

"An act to permit the Bay Ridge Park Improvement Company to apply to the State Tax Commission for revision and readjustment of the taxes stated against it under section one hundred and eighty-two of the Tax Law, and acts amendatory thereof, based on its reports and otherwise for the years nineteen hundred and five to and through nineteen hundred and eleven, inclusive." (No. 1271, Int. No. 1147.)

"An act to amend section five hundred and ninety-three of the Civil Practice Act, making the giving of security unnecessary to perfect an appeal to the Court of Appeals, where the Appellate Division or a judge of the Court of Appeals shall certify that a constitutional question is involved; nor by a claimant under the Workmen's Compensation Law, where the decision of the Appellate Division is not unanimous, nor where the decision of the Appellate Division is unanimous and such appeal is with the

consent of the Appellate Division, or a judge of the Court of Appeals." (No. 1382, Int. No. 1240.)

"An act making appropriation for the contributions of the State to the counties for the construction and improvement of certain highways and county roads, in accordance with section three hundred and twenty-b of the Highway Law." (No. 1323, Int. No. 1199.)

"An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this State,' in relation to the salary of commissioner of jurors of the county of Suffolk." (No. 1761, Int. No. 858.)

"An act to amend the Education Law, in relation to fees of printers for publishing notices and reports." (No. 1645, Int. No. 1335.)

"An act to amend the Conservation Law, in relation to the classification of lands and forests dedicated to continuous forest production and exemption of reforested land from taxation." (No. 1720, Int. No. 569.)

"An act to amend the New York City Municipal Court Code, in relation to the districts and number of justices of such court, establishing a new district therein and providing for new justices and employees thereof." (No. 1721, Int. No. 660.)

"An act to amend the Public Lands Law, in relation to abandonment of lands held by the State under erroneous tax deeds." (No. 1605, Int. No. 1389.)

"An act to amend the Penal Law, in relation to buying or receiving stolen or wrongfully acquired property." (No. 1639, Int. No. 1406.)

"An act to repeal article twenty-two of the Public Health Law, in relation to narcotic drug control and to abolish the Department of Narcotic Drug Control." (No. 1626, Int. No. 94.)

"An act to amend the Tax Law, in relation to charitable exemptions." (No. 1139, Int. No. 1027.)

"An act authorizing the city of Utica to change the course of Sylvan Glen creek, and of Beckwith creek, in the town of New Hartford and the city of Utica, to acquire property therefor,

and make and maintain improvements in such city and town, and to issue bonds to pay therefor." (No. 1403, Int. No. 1261.)

"An act to amend the Village Law, in relation to diminishing the boundaries of villages." (No. 1423, Int. No. 1266.)

"An act to amend the County Law, in relation to soldiers' memorials." (No. 1445, Int. No. 1282.)

"An act to amend the Agricultural Law, in relation to New York standard A grade apples." (No. 1465, Int. No. 1299.)

"An act to authorize the State Commissioner of Highways to dispose at public or private sale of certain machinery, tools and equipment which was purchased by the State for the construction of highway number fifty-five hundred and eighty-eight, in Greene county." (No. 1466, Int. No. 1300.)

"An act to amend the Military Law, in relation to certain State and municipal officers and employees who served in Federal military, naval or marine service during the World War." (No. 1549, Int. No. 1351.)

"An act to amend the Village Law, in relation to the powers of board of trustees for the lease and maintenance of public hack stands." (No. 1607, Int. No. 1391.)

"An act to amend the Penal Law, in relation to depositing or leaving papers or refuse on highways and destroying or removing receptacles therefor." (No. 171, Int. No. 171.)

"An act to amend the charter of the city of Port Jervis, in relation to street improvements and payments therefor." (No. 1091, Int. No. 1003.)

"An act to amend the State Charities Law, in relation to the superintendent of the New York State Reformatory for Women at Bedford." (No. 1707, Int. No. 1375.)

"An act to amend the Greater New York charter, in relation to the position of military police captain in the police department of the city of New York," (No. 1679, Int. No. 1228.)

"An act to amend the Insurance Law, in relation to reinsurance." (No. 856, Int. No. 803.)

"An act to amend the Conservation Law, in relation to tip-ups." (No. 1233, Int. No. 1109.)

"An act to amend section thirteen hundred and twenty-six of the Code of Civil Procedure, making the giving of security unnecessary to perfect an appeal to the Court of Appeals, where the

Appellate Division or a judge of the Court of Appeals shall certify that a constitutional question is involved; nor by a claimant under the Workmen's Compensation Law, where the decision of the Appellate Division is not unanimous, nor where the decision of the Appellate Division is unanimous and such appeal is with the consent of the Appellate Division, or a judge of the Court of Appeals." (No. 1383, Int. No. 1241.)

"An act to amend the Town Law, in relation to regulation of certain occupations in certain towns." (No. 1284, Int. No. 1160.)

"An act to amend the Judiciary Law, in relation to the appointment of court officers in Richmond county." (No. 1326, Int. No. 1202.)

"An act to amend the Town Law, in relation to the raising of a contingent fund." (No. 1755, Int. No. 782.)

"An act to amend the Conservation Law, in relation to hunting and fishing on private land used for agricultural or other purposes." (No. 1708, Int. No. 289.)

"An act to repeal article one-a of the Military Law and to amend the Education Law, in relation to military training and the Military Training Commission, and to abolish such commission." (No. 1690, Int. No. 437.)

"An act to amend the County Law, in relation to authority of the board of supervisors to levy taxes and appropriate money for the relief and education of poor persons, permanently or temporarily within the county." (No. 1017, Int. No. 932.)

"An act to amend the County Law, in relation to the creation of county purchasing departments and agencies." (No. 1754, Int. No. 1096.)

"An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the qualifications of city magistrates." (No. 1763, Rec. No. 164.)

"An act to amend the Greater New York charter, in relation to publication of notice of proceedings to condemn property for street purposes in Queens, Bronx and Richmond counties." (No. 1757, Int. No. 210.)

"An act to amend the General City Law, in relation to prohibiting cities from increasing during any year the compensation

of any of their employees after the same shall have been fixed by and in the budget for such year." (No. 1756, Int. No. 692.)

"An act to amend the Conservation Law, in relation to aliens." (No. 1624, Int. No. 258.)

"An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this State,' in relation to lists of trial jurors and grand jurors." (No. 1016, Int. No. 931.)

"An act in relation to the commitment, custody and control of wayward minors between the ages of sixteen and twenty-one years in the city of New York." (No. 1346, Int. No. 1222.)

"An act making appropriations for the contributions of the State for the repair and improvement of town highways in accordance with the requirements of section one hundred and one of the Highway Law and chapter one hundred and thirty-seven of the Laws of nineteen hundred and eleven, and the repair and improvement of highways and bridges on Indian reservations in accordance with section one hundred and fifty-nine of the Highway Law." (No. 1322, Int. No. 1198.)

"An act to amend the State Charities Law, in relation to quarterly or monthly estimates of expenses." (No. 1512, Int. No. 1325.)

"An act to amend the Highway Law, in relation to limitation of speed of motor vehicles through incorporated villages, hamlets and thickly populated communities in towns." (No. 1594, Int. No. 1384.)

"An act to amend the Code of Civil Procedure, in relation to summary proceedings to recover the possession of real property in cities of the first class and in cities in a county adjoining a city of the first class for default in the payment of rent." (No. 1339, Int. No. 1215.)

"An act to amend the Stock Corporation Law, in relation to the separation of the powers of a stock corporation." (No. 1488, Int. No. 1318.)

"An act to amend chapter two hundred of the Laws of eighteen hundred and fifty-four, entitled 'An act declaring a part of the West Canada creek, and its branches, a public highway, and regu-

lating the passage of logs and lumber down the same, and for the improvement of said streams,' generally." (No. 1742, Rec. No. 31.)

"An act for the establishment and administration of a fund to be used for the amelioration of the condition of certain residents of this State who are suffering from disability incurred in or as a result of their having been in the military or naval service of the United States during the World War." (No. 389, Int. No. 386.)

"An act to amend the Highway Law, in relation to bridges upon State and county highways." (No. 83, Int. No. 83.)

"An act to amend chapter six hundred and eighty-six of the Laws of eighteen hundred and ninety-nine, entitled 'An act to authorize the board of estimate and apportionment of the city of New York to provide for the payment of the services rendered to the said city after annexation by the volunteer firemen of that portion of Westchester county annexed to the city of New York by chapter nine hundred and thirty-four of the Laws of eighteen hundred and ninety-five,' in relation to compensation of volunteer firemen." (No. 1283, Int. No. 1159.)

"An act to amend the Tax Law, in relation to the use of real property exempt from taxation for registration and polling places." (No. 1622, Int. No. 71.)

"An act to amend the Conservation Law, in relation to restriction of use of decoys in aid of taking water fowl." (No. 1719, Int. No. 1020.)

"An act to amend the Village Law, in relation to the powers of boards of trustees to establish building lines and to regulate the character and location of buildings constructed within a village." (No. 1493, Int. No. 1383.)

"An act to amend the Highway Law, in relation to the selection of a jury to determine the necessity of private roads, and the amount of all damages to be sustained by the opening thereof." (No. 1070, Int. No. 982.)

"An act to authorize and empower the police commissioner of the city of New York to relieve from service Cornelius B. Doherty, as a member of the police force, for permanent disabilities received in the performance of his duties while a member of

such force, and to award him an annual pension during his lifetime of a sum not to exceed three-fourths of the full compensation at the time of retirement, to be paid from the pension fund of such force." (No. 1266, Int. No. 1142.)

"An act to amend the Judiciary Law, in relation to compensation of interpreters." (No. 1592, Int. No. 1382.)

"An act to amend the Inferior Criminal Courts Act of the City of New York, relative to the terms of clerks thereof." (No. 1331, Int. No. 1207.)

Mr. Steinberg offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the bill (No. 490, Int. No. 480) entitled "An act to amend the Greater New York charter, in relation to pensions paid out of the treasury of the city of New York."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Steinberg moved to amend as follows:

Page 1, line 6, after "person" insert "unless mandatorily by law".

Line 11, after the period insert "All acts or parts of acts inconsistent with this act are hereby repealed."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Steinberg, said bill was ordered reprinted and recommitted to said committee.

Mr. Carroll offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of the resolution introduced by him January 5th in relation to the qualifications of Samuel Orr to a seat in this House.

Debate was had.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the negative.

Mr. Halpern offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of the resolution introduced by him January 5th in relation to the qualifications of Charles Solomon to a seat in this House.

Debate was had.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the negative.

AYES 41

NOES 90

Those who voted in affirmative were:

Barnes	Doherty	Jeffery	Mullen	Soule
Bartholomew	Evans	Jenks	O'Connor	Taylor
Bly	Everett	Kelly	Rice	VanWagenen
Booth	Franchot	Lattin	Rowe	Wackerman
Burchill	Greenwald	MacFarland	Seaker	Wallace
Campbell E C	Halpern	McLoughlin	Seelbach	Whitcomb
Carroll	Henderson	Miller	Smith J C	Williams
Chamberlin	Hunter	Moran	Smith M L	Yale
Dobson				

Those who voted in the negative were:

Adler	Crews	Hager	Lyman	Rayher
Antin	Dickstein	Hamill	Martin	Reiss
Aronson	Di Pirro	Harrington	Mastick	Richford
Bailey	Donohue	Harris	McArdle	Sackett
Baum	Downs	Hausner	McCleary	Schwab
Betts	Druss	Hawkins	McDonald	Smith C C
Bloch	Duke	Hutchinson	McGinnies	Steinberg
Blodgett	Fenner	Jacobs	McWhinney	Stitt
Borkowski	Finch	Jesse	Mead	Ullman
Brady	Fox	Judson	Merrigan	Walsh
Brooks	Frerichs	Kiernan	Moore J G	Warren
Campbell W W	Gaffers	Kirkland	Morrissey	Webb
Caulfield	Gage	Leininger	Moses	Wells
Cheney	Galgano	Lewis	Neary	Westall
Clayton	Gempler	Lieberman	Nichols	Wheeslock
Cole	Giaccone	Long	Orr	Witter
Cosgrove	Gray	Lord	Pette	Wright
Cowee	Hackenburg	Lown	Porter	Zimmerman

Mr. Everett offered for the consideration of the House a resolution, in the words following:

Whereas, A concurrent resolution of the Legislature, adopted at its last session, instructed the Conservation Commissioner, the Dean of the New York State College of Agriculture at Cornell University, the Dean of the New York State College of Forestry at Syracuse University, and the Director of the New York State Museum to prepare an administrative and educational program for forest and wild life conservation, under which the respective

spheres of activity of each institution should be defined and delimited, and a basis of cooperation between them formulated; and

Whereas, The report of this committee, which has been presented to the Legislature, outlines the fundamental features of cooperation in conservation work between the four State agencies concerned, and suggests a continuance of the committee in an advisory capacity; now, therefore, be it

Resolved (if the Senate concur), That the Conservation Commissioner, the Dean of the New York State College of Agriculture at Cornell University, the Dean of the New York State College of Forestry at Syracuse University, and the Director of the New York State Museum be and they hereby are constituted an advisory committee on conservation, the function of such committee being to act in an advisory capacity on questions affecting administrative and educational work in forest and wild life conservation, and to develop cooperation and progressive action without waste or duplication among the State conservation agencies; and that such committee file a report not later than January 1, 1922, with the chairmen of the finance, and ways and means, and conservation committees of the Senate and Assembly, and print its report as a part of the annual report of the Conservation Commission.

which was referred to the committee on ways and means.

The bill (No. 1591, Int. No. 1381) entitled "An act to amend the Insurance Law, in relation to the standard provisions for life policies," was read the second time.

On motion of Mr. Borkowski, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1651, Int. No. 1413) entitled "An act to amend the Labor Law, in relation to definition of employee," was read the second time.

On motion of Mr. Crews, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1304, Int. No. 1180) entitled "An act creating a commission consisting of residents of the city of New York to propose to the Legislature amendments to or revision of the charter of such city," having been announced for a second reading,

On motion of Mr. Jesse, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1718, Int. No. 792) entitled "An act to amend

the Conservation Law, in relation to the taking of dogs afield," having been announced, Mr. Jeffery moved to amend as follows:

Page 1, line 10, after the word "afield" insert the following in italics: "except within the blue line of the Adirondack and Catskill parks."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1595, Int. No. 1385) entitled "An act to amend the Highway Law, in relation to disposition of fines and penalties for violations of local ordinances, rules and regulations relating to motor vehicles," having been announced for a second reading.

On motion of Mr. Wheelock, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1760, Int. No. 598) entitled 'An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claims of Louise L. Groess and George E. Groess against the State for damages alleged to have been sustained by them on July nineteenth, nineteen hundred and nineteen, growing out of personal injuries received by Louise L. Groess while sitting on a public bench located in grounds surrounding the State School for the Blind, located at Batavia, New York, by reason of the breaking of a large decayed limb from a tree located therein, and to render judgment therefor," was read the second time.

On motion of Mr. Brady, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 499, Rec. No. 97) entitled "An act to amend the County Law, in relation to the office of the register of the county of New York," was read the second time.

On motion of Mr. Wheelock, said bill was placed on the order of third reading.

The bill (No. 1759, Int. No. 764) entitled "An act to amend the Town Law, in relation to the filling of vacancies in the office of assessor," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1510, Int. No. 1323) entitled "An act to amend the Education Law, in relation to apportionment to contracting district," was read the second time.

On motion of Mr. Long, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1568, Int. No. 445) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section eighteen of article three of the Constitution, in relation to the power of the Legislature to pass a private or local bill designating places of voting," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Harrington	McCleary	Seelbach
Antin	Dickstein	Harris	McDonald	Smith C C
Aronson	Di Pirro	Hausner	McGinnies	Smith J C
Bailey	Dobson	Hawkins	McLoughlin	Smith M L
Barnes	Doherty	Henderson	McWhinney	Solomon
Bartholomew	Downs	Hunter	Mead	Soule
Baum	Druss	Hutchinson	Merrigan	Steinberg
Betts	Duke	Jacobs	Miller	Stitt
Bloch	Evans	Jeffery	Moore J G	Taylor
Blodgett	Everett	Jenks	Moran	Trahan
Bly	Fenner	Jesse	Morrissey	Ullman
Booth	Finch	Judson	Moses	VanWagenen
Borkowski	Flynn	Kelly	Mullen	Wackerman
Brady	Fox	Kiernan	Neary	Wallace
Brooks	Franchot	Kirkland	Nichols	Walsh
Brundage	Frerichs	Lattin	O'Connor	Warren
Burchill	Gaffers	Leininger	Orr	Webb
Campbell E C	Gage	Lewis	Pette	Wells
Campbell W W	Galgano	Lieberman	Porter	Westall
Carroll	Gempler	Long	Rayher	Wheelock
Caulfield	Giaccone	Lord	Reiss	Whitcomb
Chamberlin	Gray	Lown	Rice	Williams
Cheney	Greenwald	Lyman	Richford	Witter

Clayton	Hackenburg	MacFarland	Rowe	Wright
Cole	Hager	Martin	Sackett	Yale
Cosgrove	Halpern	Mastick	Schwab	Zimmerman
Cowee	Hamill	McArdle	Seaker	

In the negative:

Donohue

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1133, Int. No. 1021) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Walter L. Stilwell, George B. Gerard and Edna A. Brush against the State for damages alleged to have been sustained while being forced to aid the police of the city of New York in the capture of escaped criminals, and to render judgment therefor," having been announced for a third reading,

On motion of Mr. Bailey, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 930, Int. No. 77) entitled "An act to amend the Judiciary Law, in relation to the designation of a daily law journal by justices of the Supreme Court in the eighth judicial district," having been announced for a third reading,

On motion of Mr. Zimmerman, said bill was recommitted to the committee on the judiciary.

The Senate bill (No. 255, Rec. No. 102) entitled "An act to amend the New York City Municipal Court Code, in relation to service of summons by publication," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1536, Int. No. 249) entitled "An act to amend the Banking Law, in relation to change of location of savings and loan associations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirma-

tive, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1114, Int. No. 431) entitled "An act to amend the Real Property Law, in relation to creating mutual estates of husband and wife, in the property of the other, as substitutes for dower and curtesy," having been announced for a third reading,

On motion of Mr. Jenks, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1061, Int. No. 974) entitled "An act to amend the charter of the city of White Plains, generally," having been announced for a third reading,

On motion of Mr. Westall, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1614, Int. No. 485) entitled "An act to locate in part the boundary lines between the counties of Kings and Queens," having been announced,

Mr. Schwab moved that said bill be recommitted to the committee on internal affairs with instructions to report the same forthwith amended as follows:

Page 2, line 22, after the word "Evergreens" insert as follows: "to the northeasterly boundary line of the".

Page 2, line 23, strike out the word "and" at the beginning of the line.

Page 2, line 23, strike out the words "to the point of intersection" and insert in lieu thereof as follows: "and running southeasterly and southwesterly along the boundary lines of the Trinity Roman Catholic Cemetery to the point of intersection".

Page 4, line 14, strike out the word "Kings" and insert in lieu thereof the word "Queens".

Page 4, line 14, strike out the word "ninth" and insert in lieu thereof the word "second".

Page 4, line 15, strike out the word "Queens" and insert in lieu thereof as follows: "Kings".

Page 4, line 19, strike out the word "ninth" and insert in lieu thereof the word "second".

Page 4, line 20, strike out the word "second" and insert in lieu thereof the word "ninth".

Page 6, between lines 19 and 20, insert "forty-eighth and the".

Page 6, line 20, strike out the words "aldermanic district," and insert in lieu thereof as follows: "and the fifty-fifth and fifty-seventh aldermanic districts".

Page 6, between lines 9 and 20, insert "forty-eighth and the".

Page 6, between lines 20 and 21, insert the words "forty-eighth and".

Page 6, line 21, strike out the words "aldermanic district" and insert in lieu thereof as follows: "and the fifty-fifth and fifty-seventh aldermanic districts".

Page 6, line 21, strike out the word "is" and insert in lieu thereof the word "are".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Wheelock, from the committee on internal affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 6, Int. No. 6) entitled "An act to amend the County Law and the Legislative Law, in relation to eliminating

the publication of Session Laws in newspapers," having been announced for a third reading,

On motion of Mr. Betts, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1228, Int. No. 1104) entitled "An act conferring jurisdiction upon the board of estimate and apportionment of the city of New York to hear and determine the alleged claim of Thomas McGuire for personal injuries alleged to have been sustained by him in the year nineteen hundred and seventeen," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 2

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seelbach
Antin	Di Pirro	Harris	McGinnies	Smith C C
Aronson	Dobson	Hausner	McLoughlin	Smith J C
Bailey	Doherty	Hawkins	McWhinney	Smith M L
Barnes	Donohue	Hunter	Mead	Solomon
Bartholomew	Downs	Hutchinson	Merrigan	Soule
Baum	Druss	Jacobs	Miller	Steinberg
Betts	Duke	Jeffery	Moore J G	Stitt
Bloch	Evans	Jenks	Moran	Taylor
Blodgett	Everett	Jesse	Morrissey	Trahan
Bly	Fenner	Judson	Moses	Ullman
Booth	Finch	Kelly	Mullen	Van Wagenen
Borkowski	Flynn	Kiernan	Neary	Wackerman
Brady	Fox	Kirkland	Nichols	Wallace
Brooks	Franchot	Lattin	O'Connor	Walsh
Brundage	Frerichs	Leininger	Orr	Warren
Burohill	Gaffers	Lewis	Pette	Webb
Campbell E C	Gage	Lieberman	Porter	Wells
Campbell W W	Galgano	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiss	Wheelock
Caulfield	Giaccone	Lown	Rice	Whitcomb
Chamberlin	Gray	Lyman	Richford	Williams
Cheney	Greenwald	MacFarland	Rowe	Witter
Clayton	Hackenburg	Martin	Sackett	Wright
Cole	Hager	Mastick	Schwab	Yale
Cosgrove	Halpern	McArdle	Seaker	Zimmerman
Cowee	Hamill	McCleary		

Those who voted in the negative were:

Pickstein Henderson

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1509, Int. No. 1322) entitled "An act to authorize increase of compensation of county treasurers and district attorneys during the terms of incumbents now in office," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 14

Those who voted in the affirmative were:

Adler	Di Perro	Hausner	McCleary	Seaker
Antin	Dobson	Henderson	McDonald	Seelbach
Aronson	Doherty	Hunter	McGinnies	Smith C C
Bailey	Downs	Hutchinson	McLoughlin	Smith J C
Barnes	Druss	Jacobs	McWhinney	Smith M L
Bartholomew	Duke	Jeffery	Mead	Solomon
Betta	Evans	Jenks	Merrigan	Soule
Bloch	Everett	Jesse	Miller	Steinberg
Blodgett	Fenner	Judson	Moore J G	Stitt
Bly	Finch	Kiernan	Moran	Taylor
Booth	Flynn	Kelly	Morrissey	Trahan
Borkowski	Franchot	Kiernan	Moses	VanWagenen
Brady	Frerichs	Kirkland	Mullen	Wackerman
Brooks	Gaffers	Lattin	Neary	Walsh
Brundage	Gage	Lewis	Nichols	Webb
Burchill	Galgano	Lieberman	O'Connor	Wells
Campbell E C	Gempler	Long	Orr	Westall
Campbell W W	Giaccone	Lord	Pette	Wheelock
Caulfield	Gray	Lown	Porter	Whitcomb
Chamberlin	Greenwald	Lyman	Rayher	Williams
Cheney	Hager	MacFarland	Reiss	Witter
Clayton	Halpern	Martin	Rice	Wright
Cole	Hamill	Mastick	Richford	Yale
Cowee	Harrington	McArdle	Rowe	Zimmerman
Crews	Harris			

Those who voted in the negative were:

Baum	Dickstein	Hackenburg	Sackett	Wallace
Carroll	Donohue	Hawkins	Schwab	Warren
Coagrove	Fox	Leininger	Ullman	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

the publication of Session Laws in newspapers," having been announced for a third reading,

On motion of Mr. Betts, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1228, Int. No. 1104) entitled "An act conferring jurisdiction upon the board of estimate and apportionment of the city of New York to hear and determine the alleged claim of Thomas McGuire for personal injuries alleged to have been sustained by him in the year nineteen hundred and seventeen," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 2

Those who voted in the affirmative were:

Adler	Crews	Harrington	McDonald	Seelbach
Antin	Di Pirro	Harris	McGinnies	Smith C C
Aronson	Dobson	Hausner	McLoughlin	Smith J C
Bailey	Doherty	Hawkins	McWhinney	Smith M L
Barnes	Donohue	Hunter	Mead	Solomon
Bartholomew	Downs	Hutchinson	Merrigan	Soule
Baum	Druss	Jacobs	Miller	Steinberg
Betts	Duke	Jeffery	Moore J G	Stitt
Bloch	Evans	Jenks	Moran	Taylor
Blodgett	Everett	Jesse	Morrissey	Trahan
Bly	Fenner	Judson	Moses	Ullman
Booth	Finch	Kelly	Mullen	Van Wagenen
Borkowski	Flynn	Kiernan	Neary	Wackerman
Brady	Fox	Kirkland	Nichols	Wallace
Brooks	Franchot	Lattin	O'Connor	Walsh
Brundage	Frerichs	Leininger	Orr	Warren
Burohill	Gaffers	Lewis	Pette	Webb
Campbell B C	Gage	Lieberman	Porter	Wells
Campbell W W	Galgano	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiss	Wheelock
Caulfield	Giaccone	Lown	Rice	Whitcomb
Chamberlin	Gray	Lyman	Richford	Williams
Cheney	Greenwald	MacFarland	Rowe	Witter
Clayton	Hackenburg	Martin	Sackett	Wright
Cole	Hager	Mastick	Schwab	Yale
Cosgrove	Halpern	McArdle	Seaker	Zimmerman
Cowee	Hamill	McCleary		

Those who voted in the negative were:

Dickstein Henderson

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1509, Int. No. 1322) entitled "An act to authorize increase of compensation of county treasurers and district attorneys during the terms of incumbents now in office," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 14

Those who voted in the affirmative were:

Adler	Di Perro	Hausner	McCleary	Seaker
Antin	Dobson	Henderson	McDonald	Seelbach
Aronson	Doherty	Hunter	McGinnies	Smith C C
Bailey	Downs	Hutchinson	McLoughlin	Smith J C
Barnes	Druss	Jacobs	McWhinney	Smith M L
Bartholomew	Duke	Jeffery	Mead	Solomon
Betts	Evans	Jenks	Merrigan	Soule
Bloch	Everett	Jesse	Miller	Steinberg
Blodgett	Fenner	Judson	Moore J G	Stitt
Bly	Finch	Kiernan	Moran	Taylor
Booth	Flynn	Kelly	Morrissey	Trahan
Borkowski	Franchot	Kiernan	Moses	VanWagenen
Brady	Frerichs	Kirkland	Mullen	Wackerman
Brooks	Gaffers	Lattin	Neary	Walsh
Brundage	Gage	Lewis	Nichols	Webb
Burchill	Galgano	Lieberman	O'Connor	Wells
Campbell E C	Gempler	Long	Orr	Westall
Campbell W W	Giaccone	Lord	Pette	Wheelock
Caulfield	Gray	Lown	Porter	Whitcomb
Chamberlin	Greenwald	Lyman	Rayher	Williams
Cheney	Hager	MacFarland	Reiss	Witter
Clayton	Halpern	Martin	Rice	Wright
Cole	Hamill	Mastick	Richford	Yale
Cowee	Harrington	McArdle	Rowe	Zimmerman
Crews	Harris			

Those who voted in the negative were:

Baum	Dickstein	Hackenburg	Sackett	Wallace
Carroll	Donohue	Hawkins	Schwab	Warren
Cogrove	Fox	Leininger	Ullman	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1705, Int. No. 1259) entitled "An act to amend the County Law, in relation to tuberculosis clinics," having been announced for a third reading,

On motion of Mr. Lattin, said bill was recommitted to the committee on public health.

The bill (No. 1400, Int. No. 1258) entitled "An act conferring jurisdiction on the Court of Claims to hear, audit and determine the claims of certain contractors, subcontractors and material men for public works," having been announced for a third reading,

On motion of Mr. Jesse, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1468, Int. No. 1302) entitled "An act to amend the Tax Law, in relation to exemption of property held by certain associations," having been announced for a third reading.

On motion of Mr. Judson, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1706, Int. No. 1311) entitled "An act to amend the Highway Law, in relation to fire extinguishers on omnibuses," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor

Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1709, Int. No. 99) entitled "An act to repeal the Civil Practice Act, kindred acts carrying out the plan of the Civil Practice Act, including the New York City Court Act, and the several laws of the year nineteen hundred and twenty which transferred to Consolidated Laws provisions of the Code of Civil Procedure," having been announced for a third reading,

On motion of Mr. Jenks, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The Senate bill (No. 883, Rec. No. 182) entitled "An act to amend the Transportation Corporations Law, in relation to stage coach corporations," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The Senate bill (No. 630, Rec. No. 130) entitled "An act to amend chapter four hundred and five of the Laws of eighteen hundred and fifty-seven, entitled 'An act to reorganize the warden's office of the port of New York,' generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 8

Those who voted in the affirmative were:

Adler	Crews	Hausner	McGinnies	Smith C C
Aronson	Di Pirro	Hawkins	McLoughlin	Smith J C
Bailey	Dobson	Hunter	McWhinney	Smith M L
Barnes	Doherty	Hutchinson	Mead	Solomon
Bartholomew	Downs	Jacobs	Merrigan	Soule
Baum	Druss	Jeffery	Miller	Steinberg
Betts	Duke	Jenks	Moore J G	Stitt
Bloch	Evans	Jesse	Moran	Taylor
Blodgett	Everett	Judson	Morrissey	Trahan
Bly	Fenner	Kelly	Moses	Ullman
Booth	Finch	Kiernan	Mullen	VanWagenen
Borkowski	Flynn	Kirkland	Neary	Wackerman
Brady	Fox	Lattin	Nichols	Wallace
Brooks	Franchot	Leininger	Orr	Walsh
Brundage	Frerichs	Lewis	Pette	Warren
Burchill	Gaffers	Lieberman	Porter	Webb
Campbell B O	Gage	Long	Rayher	Wells
Campbell W W	Gempler	Lord	Reiss	Westall
Carroll	Giaccone	Lown	Rice	Wheelock
Caulfield	Gray	MacFarland	Richford	Whitcomb
Chamberlin	Greenwald	Martin	Rowe	Williams
Cheney	Hager	Mastick	Sackett	Witter
Clayton	Halpern	McArdle	Schwab	Wright
Cole	Hamill	McCleary	Seaker	Yale
Cosgrove	Harrington	McDonald	Seelbach	Zimmerman
Cowee	Harris			

Those who voted in the negative were:

Antin	Donohue	Hackenburg	Lyman	O'Connor
Dickstein	Galgano	Henderson		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1602, Int. No. 832) entitled "An act to establish and maintain a water department in and for the city of Norwich," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	McFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1218, Int. No. 1094) entitled "An act to amend the Insurance Law, in relation to investments," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

By unanimous consent, Mr. Porter offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of Senate bill (No. 1069, Rec. No. 187) entitled "An act making an appropriation for highway improvement purposes in Essex county of the one-half of the unexpended balance of Essex county's share of moneys derived from the second bond issue for State road construction."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Porter, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Porter, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W	WGage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1461, Int. No. 1295) entitled "An act making an appropriation for highway improvement purposes in Essex county of the one-half of the unexpended balance of Essex county's share of moneys derived from the second bond issue for

State road construction," having been announced for a third reading,

On motion of Mr. Porter, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1447, Int. No. 1284) entitled "An act to amend the Tax Law, in relation to income tax interest," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Blodgett	Duke	Jacobs	Miller	Stitt
Bly	Evans	Jeffery	Moore J G	Taylor
Booth	Everett	Jenks	Moran	Trahan
Borkowski	Fenner	Jesse	Morrissey	Ullman
Brady	Finch	Judson	Moses	VanWagenen
Brooks	Flynn	Kelly	Mullen	Wackerman
Brundage	Fox	Kiernan	Neary	Wallace
Burchill	Franchot	Kirkland	Nichols	Walsh
Campbell B C	Frerichs	Lattin	O'Connor	Warren
Campbell W W	Gaffers	Leininger	Orr	Webb
Carroll	Gage	Lewis	Pette	Wells
Caulfield	Galgano	Lieberman	Porter	Westall
Chamberlin	Gempler	Long	Rayher	Wheelock
Cheney	Giaccone	Lord	Reiss	Whitcomb
Clayton	Gray	Lown	Rice	Williams
Cole	Greenwald	Lyman	Richford	Witter
Cosgrove	Hackenburg	MacFarland	Rowe	Wright
Cowee	Hager	Martin	Sackett	Yale
	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 638, Int. No. 604) entitled "An act to amend the Insurance Law, in relation to mutual fire insurance corporations," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1617, Int. No. 476) entitled "An act to amend the Highway Law, in relation to drivers of certain trucks belonging to a town," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Harrington	McCleary	Seelbach
Antin	Dickstein	Harris	McDonald	Smith C C
Aronson	Di Perro	Hausner	McGinnies	Smith J C
Bailey	Dobson	Hawkins	McLoughlin	Smith M L
Barnes	Doherty	Henderson	McWhinney	Solomon
Bartholomew	Downs	Hunter	Mead	Soule
Baum	Druss	Hutchinson	Merrigan	Steinberg
Betts	Duke	Jacobs	Miller	Stitt
Bloch	Evans	Jeffery	Moore J G	Taylor
Blodgett	Everett	Jenks	Moran	Trahan
Bly	Fenner	Jesse	Morrissey	Ullman
Booth	Finch	Judson	Moses	Van Wageningen
Borkowski	Flynn	Kelly	Mullen	Wackerman
Brady	Fox	Kiernan	Neary	Wallace
Brooks	Franchot	Kirkland	Nichols	Walsh
Brundage	Frerichs	Lattin	O'Connor	Warren
Burchill	Gaffers	Leininger	Orr	Webb
Campbell E C	Gage	Lewis	Pette	Wells
Campbell W W	Galgano	Lieberman	Porter	Westall
Carroll	Gempler	Long	Rayher	Wheelock
Caulfield	Giaccone	Lord	Reiss	Whitcomb
Chamberlin	Gray	Lown	Rice	Williams
Cheney	Greenwald	Lyman	Richford	Witter
Clayton	Hackenburg	MacFarland	Rowe	Wright
Cole	Hager	Martin	Sackett	Yale
Cosgrove	Halpern	Mastick	Schwab	Zimmerman
Cowee	Hamill	McArdle	Seaker	

In the negative:

Donohue

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1217, Int. No. 1093) entitled "An act to amend

the Insurance Law, in relation to the investments of insurance companies other than life," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1198, Int. No. 1077) entitled "An act to authorize the local assessment of certain Barge canal and terminal land of the State in the city of Tonawanda for the benefit thereto from the paving of East Niagara street in such city," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	Van Wagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frericha	Lattin	O'Connor	Warren
Campbell H C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitecomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburt	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 543, Int. No. 523) entitled "An act to authorize the Canal Board to compromise, settle and adjust the claim and demands of water power claimants and owners of water power rights and privileges appurtenant to State canal dams constituting a part of the improved canals," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 639, Int. No. 605) entitled "An act to amend the Insurance Law, in relation to marine insurance corporations," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 608, Int. No. 580) entitled "An act to amend chapter one hundred and seventy-eight of the Laws of nineteen hundred and nineteen, entitled 'An act to provide for the acquisition of lands and the construction of a tunnel or tunnels jointly with the State of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the States of New York and New Jersey, and making an appropriation therefor,' in relation to the organization of the commission and the conduct of its legal business," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Perro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C

Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 983, Rec. No. 212) entitled "An act to amend the County Law, in relation to tuberculosis clinics," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen

Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	McFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 930, Rec. No. 219) entitled "An act to amend the Poor Law, in relation to care of indigent sick persons," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock

Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 1138, Rec. No. 227) entitled "An act to amend the County Law, in relation to the creation of county purchasing departments and agencies," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 818, Rec. No. 238) entitled "An act to amend the Code of Criminal Procedure, in relation to the jurisdiction of the county court of Suffolk county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 915, Rec. No. 192) entitled "An act to

provide for the construction and maintenance of an incinerator for the purpose of consuming by heat or fire all garbage or refuse, or like matter, in the village of Port Chester, and to provide means for the payment therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith O O
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 574, Rec. No. 168) entitled "An act to authorize the audit of a claim of the Glyndon Contracting Company," was read the third time, having been printed and upon

the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	Van Wagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill. (No. 54, Rec. No. 43) entitled "An act to amend the Prison Law, in relation to permitting inmates in State reformatories to attend funeral and last illness of near relatives," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Artin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	McFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 787, Rec. No. 177) entitled "An act to amend the Greater New York charter, in relation to the rehearing of charges against and the reinstatement of uniformed members of the police force who have served in the military or naval service of the United States," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirma-

tive, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Seelbach
Antia	Dickstein	Harrington	McDonald	Smith C C
Aronson	Di Pirro	Harris	McGinnies	Smith J C
Bailey	Dobson	Hausner	McLoughlin	Smith M L
Barnes	Doherty	Hawkins	McWhinney	Solomon
Bartholomew	Donohue	Henderson	Mead	Soule
Baum	Downs	Hunter	Merrigan	Steinberg
Betts	Druss	Hutchinson	Miller	Stitt
Bloch	Duke	Jacobs	Moore J G	Taylor
Blodgett	Evans	Jeffery	Moran	Trahan
Bly	Everett	Jenks	Morrissey	Ullman
Booth	Fenner	Jesse	Moses	Van Wagenen
Borkowski	Finch	Judson	Mullen	Wackerman
Brady	Flynn	Kelly	Neary	Wallace
Brooks	Fox	Kiernan	Nichols	Walsh
Brundage	Franchot	Kirkland	O'Connor	Warren
Burchill	Frerichs	Lattin	Orr	Webb
Campbell E C	Gaffers	Lewis	Pette	Wells
Campbell W W	Gage	Lieberman	Porter	Westall
Carroll	Galgano	Long	Rayher	Wheelock
Caulfield	Gempler	Lord	Reiss	Whitcomb
Chamberlin	Giaccone	Lown	Rice	Williams
Cheney	Gray	Lyman	Richford	Witter
Clayton	Greenwald	MacFarland	Rowe	Wright
Cole	Hackenburg	Martin	Sackett	Yale
Cosgrove	Hager	Mastick	Schwab	Zimmerman
Cowee	Halpern	McArdle	Seaker	

In the negative:

Leininger

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 100, Rec. No. 90) entitled "An act to amend the Tenement House Law, generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative. a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Harrington	McCleary	Seelbach
Antin	Dickstein	Harris	McDonald	Smith C C
Aronson	Di Pirro	Hausner	McGinnies	Smith J C
Bailey	Dobson	Hawkins	McLoughlin	Smith M L
Barnes	Doherty	Henderson	McWhinney	Solomon
Bartholomew	Downs	Hunter	Mead	Soule
Baum	Druss	Hutchinson	Merrigan	Steinberg
Betts	Duke	Jacobs	Miller	Stitt
Bloch	Evans	Jeffery	Moore J G	Taylor
Blodgett	Everett	Jenks	Moran	Trahan
Bly	Fenner	Jesse	Morrissey	Ullman
Booth	Finch	Judson	Moses	VanWagenen
Borkowski	Flynn	Kelly	Mullen	Wackerman
Brady	Fox	Kiernan	Neary	Wallace
Brooks	Franchot	Kirkland	Nichols	Walsh
Brundage	Frerichs	Lattin	O'Connor	Warren
Burchill	Gaffers	Leininger	Orr	Webb
Campbell E C	Gage	Lewis	Pette	Wells
Campbell W W	Galgano	Lieberman	Porter	Westall
Carroll	Gempler	Long	Rayher	Wheelock
Caulfield	Giaccone	Lord	Reiss	Whitcomb
Chamberlin	Gray	Lown	Rice	Williams
Cheney	Greenwald	Lyman	Richford	Witter
Clayton	Hackenburg	MacFarland	Rowe	Wright
Cole	Hager	Martin	Sackett	Yale
Cosgrove	Halpern	Mastick	Schwab	Zimmerman
Cowee	Hamill	McArdle	Seaker	

In the negative:

Donohue

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 963, Rec. No. 166) entitled "An act to amend the Civil Service Law, in relation to the retirement of officers and employees in the State civil service," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 988, Rec. No. 215) entitled "An act to amend the Religious Corporations Law, in relation to sale, mortgage and lease of real property," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Seaker
Antin	Dickstein	Harrington	McDonald	Seelbach
Aronson	Di Pirro	Harris	McGinnies	Smith C C

Bailey	Dobson	Hausner	McLoughlin	Smith J C
Barnes	Doherty	Hawkins	McWhinney	Smith M L
Bartholomew	Donohue	Henderson	Mead	Solomon
Baum	Downs	Hunter	Merrigan	Soule
Betts	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Evans	Jeffery	Moran	Taylor
Bly	Everett	Jenks	Morrissey	Trahan
Booth	Fenner	Jesse	Moses	Ullman
Borkowski	Finch	Judson	Mullen	VanWagenen
Brady	Flynn	Kelly	Neary	Wackerman
Brooks	Fox	Kiernan	Nichols	Wallace
Brundage	Franchot	Kirkland	O'Connor	Walsh
Burchill	Frerichs	Lattin	Orr	Warren
Campbell E C	Gaffers	Lewis	Pette	Webb
Campbell W W	Gage	Lieberman	Porter	Wells
Carroll	Galgano	Long	Rayher	Westall
Caulfield	Gempler	Lord	Reilly	Wheelock
Chamberlin	Giaccone	Lown	Reiss	Whitcomb
Cheney	Gray	Lyman	Rice	Williams
Clayton	Greenwald	MacFarland	Richford	Witter
Cole	Hackenburg	Martin	Rowe	Wright
Cosgrove	Hager	Mastick	Sackett	Yale
Cowee	Halpern	McArdle	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 777, Rec. No. 225) entitled "An act to amend the charter of the Albany Diocese Mission Aid, in relation to membership," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan

Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 971, Rec. No. 220) entitled "An act to amend the Greater New York charter, repealing section eleven hundred and thirty-a thereof, relating to the college officials' and professors' retirement fund and inserting in its place a new section eleven hundred and thirty-a, in relation to the retirement fund of The College of the City of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 1

Those who voted in the affirmative were:

Adler	Dickstein	Harrington	McCleary	Seelbach
Antin	Di Pirro	Harris	McDonald	Smith C C
Aronson	Dobson	Hausner	McGinnies	Smith J C
Bailey	Doherty	Hawkins	McLoughlin	Smith M L
Barnes	Donohue	Henderson	McWhinney	Solomon
Bartholomew	Downs	Hunter	Mead	Soule
Baum	Druss	Hutchinson	Merrigan	Steinberg
Betts	Duke	Jacobs	Miller	Stitt
Bloch	Evans	Jeffery	Moore J G	Taylor
Blodgett	Everett	Jenks	Moran	Trahan
Bly	Fenner	Jesse	Morrissey	Ullman
Booth	Finch	Judson	Moses	VanWagenen
Borkowski	Flynn	Kelly	Mullen	Wackerman

Brady	Fox	Kiernan	Neary	Wallace
Brooks	Franchot	Kirkland	Nichols	Walsh
Brundage	Frerichs	Lattin	O'Connor	Warren
Burchill	Gaffers	Leininger	Orr	Webb
Campbell E C	Gage	Lewis	Pette	Wells
Campbell W W	Galgano	Lieberman	Porter	Westall
Carroll	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman
Crews	Hamill	McArdle	Seaker	

In the negative:

Caulfield

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 632, Rec. No. 153) entitled "An act to amend chapter seven hundred and one of the Laws of nineteen hundred and four, entitled 'An act relating to appointment of employees of the fire department of the city of New York to the uniformed force of the said department,' in relation to marine engineers attached to the civilian force of such department," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 2

Those who voted in the affirmative were:

Adler	Dickstein	Harrington	McDonald	Seelbach
Antin	Di Perro	Harris	McGinnies	Smith C C
Aronson	Dobson	Hausner	McLoughlin	Smith J C
Bailey	Doherty	Hawkins	McWhinney	Smith M L
Barnes	Donohue	Henderson	Mead	Solomon
Bartholomew	Downs	Hunter	Merrigan	Soule
Baum	Druss	Hutchinson	Miller	Steinberg
Betts	Duke	Jacobs	Moore J G	Stitt
Bloch	Evans	Jeffery	Moran	Taylor
Blodgett	Everett	Jenks	Morrissey	Trahan
Bly	Fenner	Jesse	Moses	Ullman

Bouth	Finch	Judson	Mullen	VanWagenen
Borkowski	Flynn	Kelly	Neary	Wackerman
Brady	Fox	Kiernan	Nichols	Wallace
Brooks	Franchot	Kirkland	O'Connor	Walsh
Brundage	Frerichs	Lattin	Orr	Warren
Burchill	Gaffers	Lewis	Pette	Webb
Campbell E C	Gage	Lieberman	Porter	Wells
Campbell W W	Galgano	Long	Rayher	Westall
Carroll	Gempler	Lord	Reiss	Wheelock
Chamberlin	Giaccone	Lown	Rice	Whitcomb
Cheney	Gray	Lyman	Richford	Williams
Clayton	Greenwald	MacFarland	Rowe	Witter
Cole	Hackenburg	Martin	Sackett	Wright
Cosgrove	Ilager	Mastick	Schwab	Yale
Cowee	Halpern	McArdle	Seaker	Zimmerman
Crews	Hamill	McCleary		

Those who voted in the negative were:

Caulfield Leininger

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1396, Int. No. 1254) entitled "An act to amend the Conservation Law, in relation to prohibiting the use of otter trawls or beam trawls," having been announced for a third reading,

On motion of Mr. Moses, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1082, Int. No. 994) entitled "An act to amend the Insurance Law, in relation to limitation of expenses of domestic life insurance corporations," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 839, Int. No. 786) entitled "An act to amend the Conservation Law, in relation to the taking of pheasants," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Perro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1043, Int. No. 956) entitled "An act to amend the Conservation Law, in relation to the publication of laws relating to fish and game," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C

Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	Van Wagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Pette	Webb
Campbell W W	Gage	Lewis	Porter	Wells
Carroll	Galgano	Lieberman	Rayher	Westall
Caulfield	Gempler	Long	Reiss	Wheelock
Chamberlin	Giaccone	Lord	Rice	Whitcomb
Cheney	Gray	Lown	Richford	Williams
Clayton	Greenwald	Lyman	Rowe	Witter
Cole	Hackenburg	MacFarland	Sackett	Wright
Cosgrove	Hager	Martin	Schwab	Yale
Cowee	Halpern	Mastick		Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 414, Int. No. 405) entitled "An act to amend the Conservation Law, in relation to the open season for woodcock," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	Van Wagenen
Brady	Flynn	Kelly	Mullen	Wackerman

Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lynian	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 601, Int. No. 573) entitled "An act to amend the Education Law, in relation to the retirement from active service of employees of boards of education, other than superintendents and teachers, in cities having a population of one hundred thousand or more," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M I
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	Van Wagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall

Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Cheney offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on banks be discharged from the further consideration of Senate bill (No. 1021, Rec. No. 213) entitled "An act to amend the Banking Law, in relation to powers of banks."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Cheney, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Cheney, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace

Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Coogrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1693, Int. No. 1055) entitled "An act to amend the Banking Law, in relation to powers of banks," having been announced for a third reading,

On motion of Mr. Cheney, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1678, Int. No. 998) entitled "An act to amend the Surrogate Court Act, in relation to the compensation of the surrogate's court stenographer of Oneida and Broome counties," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen

Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Coogrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 703, Int. No. 665) entitled "An act to amend the Conservation Law, in relation to posting notices by others than owners or lessees of lands," having been announced for a third reading,

On motion of Mr. Downs, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 576, Int. No. 556) entitled "An act to amend the Conservation Law, in relation to open season for squirrels," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Flynn	Jeffery	Moore J G	Taylor
Bly	Evans	Jenks	Moran	Trahan

Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburt	MacFarland	Rowe	Wright
Coogrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1619, Int. No. 1038) entitled "An act to authorize the town board of the town of Pine Plains, in the county of Dutchess, to establish fire limits for the hamlet of Pine Plains in such town, and provide for the adoption and enforcement of an ordinance therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren

Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1618, Int. No. 1264) entitled "An act to amend chapter five hundred and forty-one of the Laws of nineteen hundred and sixteen, entitled 'An act relating to the preparation of assessment-rolls for the township and tax districts therein, in the county of Nassau, and the collection of taxes in such towns and tax districts, and to repeal certain local acts and parts of acts relating to assessments and taxation in such county,' in relation to collection of taxes and assessments by sale and advertisement of notice of sale," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	Van Wageningen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren

Campbell E C	Gaffers	Leiminger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1628, Int. No. 560) entitled "An act to amend the Penal Law, in relation to untrue and misleading advertisements," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leiminger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1695, Int. No. 794) entitled "An act to amend the Domestic Relations Law, in relation to the adoption of children," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	Van Wagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1623, Int. No. 1253) entitled "An act to amend the Conservation Law, in relation to the maintenance of certain drains and ditches, and to repeal the Drainage Law," was read the third time, having been printed and upon the desks of the

members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druse	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jease	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W	W Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Crowley	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1684, Int. No. 1172) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' in relation to the division of the city of Yonkers into wards," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W	WGage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gerupler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1692, Int. No. 923) entitled "An act to amend the Tax Law, in relation to effect of nonpayment of part mortgage tax where mortgage was filed and a lesser sum paid in good faith," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	Van Wagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1682, Int. No. 1032) entitled "An act to amend the Tenement House Law, in relation to the definition of a tenement," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 21

Those who voted in the affirmative were:

Adler	Cosgrove	Hamill	Martin	Seelbach
Aronson	Cowee	Harrington	McCleary	Smith C C
Bailey	Crews	Harris	McGinnies	Smith J C
Barnes	Dickstein	Hausner	McLoughlin	Smith M L

Bartholomew	Di Pirro	Henderson	McWhinney	Soule
Baum	Dobson	Hunter	Mead	Stitt
Betts	Doherty	Hutchinson	Merrigan	Taylor
Bloch	Downs	Jacobs	Miller	Trahan
Blodgett	Duke	Jeffery	Moore J G	VanWagenen
Bly	Evans	Jenks	Moran	Wackerman
Booth	Everett	Jesse	Morrissey	Wallace
Brady	Fenner	Judson	Mullen	Walsh
Brooks	Finch	Kelly	Neary	Webb
Brundage	Flynn	Kiernan	O'Connor	Wells
Burchill	Fox	Kirkland	Pette	Westall
Campbell E O	Franchot	Lattin	Porter	Wheelock
Campbell W W	Gaffers	Leininger	Rayher	Whitcomb
Carroll	Gage	Lewis	Rice	Williams
Caulfield	Galgano	Lieberman	Richford	Witter
Chamberlin	Gray	Long	Rowe	Wright
Cheney	Greenwald	Lord	Sackett	Yale
Clayton	Hager	Lown	Schwab	Zimmerman
Cole	Halpern	MacFarland	Seaker	

Those who voted in the negative were:

Antin	Gempler	Lyman	Moses	Solomon
Borkowski	Giaccone	Mastick	Nichols	Steinberg
Donohue	Hackenburg	McArdle	Orr	Ullman
Druss	Hawkins	McDonald	Reiss	Warren
Frerichs				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1740, Int. No. 1137) entitled "An act to amend the Tax Law, in relation to income tax deductions," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor

Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1715, Int. No. 477) entitled "An act to amend the Education Law, relative to the apportionment of academic funds according to attendance of academic pupils," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb

Campbell W	Wage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	McFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 800, Int. No. 747) entitled "An act to amend the Conservation Law, in relation to the expenses of game protectors," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Teehan
Booth	Fenner	Jesse	Morrissey	Ullmar
Borkowski	Finch	Judson	Moses	Van Wagener
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell EC	Gaffers	Leininger	Orr	Webb
Campbell W W	Wage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 798, Int. No. 745) entitled, "An act to amend the Conservation Law, in relation to the taking of bear," was read the third time, having been, printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 709, Int. No. 671) entitled "An act to amend the Conservation Law, in relation to the open season for hares and rabbits," was read the third time, having been printed and upon

the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Harrington	McCleary	Seelbach
Antin	Dickstein	Harris	McDonald	Smith C C
Aronson	Di Pirro	Hausner	McGinnies	Smith J C
Bailey	Dobson	Hawkins	McLoughlin	Smith M L
Barnes	Doherty	Henderson	McWhinney	Solomon
Bartholomew	Donohue	Hunter	Mead	Soule
Baum	Downs	Hutchinson	Merrigan	Steinberg
Betts	Druss	Jacobs	Miller	Stitt
Bloch	Duke	Jeffery	Moore J G	Taylor
Blodgett	Evans	Jenks	Moran	Trahan
Bly	Everett	Jesse	Morrissey	Ullman
Booth	Fenner	Judson	Moses	Van Wagenen
Borkowski	Finch	Kelly	Mullen	Wackerman
Brady	Flynn	Kiernan	Neary	Wallace
Brooks	Fox	Kirkland	Nichols	Walsh
Brundage	Frerichs	Lattin	O'Connor	Warren
Burchill	Gaffers	Leininger	Orr	Webb
Campbell E C	Gage	Lewis	Pette	Wells
Campbell W W	Galgano	Lieberman	Porter	Westall
Carroll	Gempler	Long	Rayher	Wheelock
Caulfield	Giaccone	Lord	Reiss	Whitcomb
Chamberlin	Gray	Lown	Rice	Williams
Cheney	Greenwald	Lyman	Richford	Witter
Clayton	Hackenburg	MacFarland	Rowe	Wright
Cole	Hager	Martin	Sackett	Yale
Cosgrove	Halpern	Mastick	Schwab	Zimmerman
Cowee	Hamill	McArdle	Seaker	

In the negative:

Franchot

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1231, Int. No. 1107) entitled "An act to amend the Conservation Law, in relation to the use of nets in Lakes Erie and Ontario," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Smith C C
Aronson	Di Pirro	Harris	McDonald	Smith J C
Bailey	Dobson	Hausner	McGinnies	Smith M L
Barnes	Doherty	Hawkins	McLoughlin	Solomon
Bartholomew	Donohue	Henderson	McWhinney	Soule
Baum	Downs	Hunter	Mead	Steinberg
Betts	Druss	Hutchinson	Merrigan	Stitt
Bloch	Duke	Jacobs	Miller	Taylor
Blodgett	Evans	Jeffery	Moore J G	Trahan
Bly	Everett	Jenks	Moran	Ullman
Booth	Fenner	Jesse	Morrissey	VanWagenen
Borkowski	Finch	Judson	Moses	Wackerman
Brady	Flynn	Kelly	Mullen	Wallace
Brooks	Fox	Kiernan	Neary	Walsh
Brundage	Franchot	Kirkland	Nichols	Warren
Burchill	Frerichs	Lattin	O'Connor	Webb
Campbell E O	Gaffers	Leininger	Orr	Wells
Campbell W W	Gage	Lewis	Pette	Westall
Carroll	Galgano	Lieberman	Porter	Wheelock
Caulfield	Gempler	Long	Rayher	Whitcomb
Chamberlin	Giaccone	Lord	Reiss	Williams
Cheney	Gray	Lown	Rice	Witter
Clayton	Greenwald	Lyman	Richford	Wright
Cole	Hackenburg	MacFarland	Rowe	Yale
Cosgrove	Hager	Martin	Sackett	Zimmerman
Cowee	Halpern	Mastick	Schwab	

In the negative:

Seelbach

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1741, Int. No. 1063) entitled "An act to amend the Town Law, in relation to itinerant carnivals and similar shows," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135
NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betta	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leiminger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westal.
Caulfield	Gempler	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, March 31, 1921.

To the Assembly:

Pursuant to concurrent resolution the Senate and Assembly herewith is returned for amendment Assembly bill (No. 972, Int. No. 895) entitled "An act providing for the distribution of certain moneys, or portions thereof, remaining in the hands of the treasurers of different counties of the State, which was distributed to such counties under the appropriation made by chapter one of the Laws of nineteen hundred and twenty."

NATHAN L. MILLER.

Said bill having been announced, Mr. Witter moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downs	Hunter	Mead	Soule
Betta	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowski	Finch	Judson	Moses	Van Wagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gempfer	Long	Rayher	Wheelock
Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Mr. Witter moved that the said bill be recommitted to the committee on ways and means with instructions to report the same forthwith amended as follows:

Page 1, line 6, after the word "fees" insert "and other funds received under the provisions of article 5-B of the Agricultural Law".

Page 2, line 8, after the word "animals" insert "and fowls".

Line 9, strike out the word "January" and insert in the place thereof the word "July", also strike out the word "first" and insert in the place thereof the word "seventh".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. McGinnies, from the committee on ways and means, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

By unanimous consent, Mr. Judson offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on taxation and retrenchment be discharged from the further consideration of Senate bill (No. 714, Rec. No. 174) entitled "An act to amend the Tax Law, in relation to income tax deductions."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Judson, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Judson, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Adler	C. ewe	Hamill	McArdle	Seaker
Antin	Dickstein	Harrington	McCleary	Seelbach
Aronson	Di Pirro	Harris	McDonald	Smith C C
Bailey	Dobson	Hausner	McGinnies	Smith J C
Barnes	Doherty	Hawkins	McLoughlin	Smith M L
Bartholomew	Donohue	Henderson	McWhinney	Solomon
Baum	Downe	Hunter	Mead	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Miller	Stitt
Blodgett	Evans	Jeffery	Moore J G	Taylor
Bly	Everett	Jenks	Moran	Trahan
Booth	Fenner	Jesse	Morrissey	Ullman
Borkowaki	Finch	Judson	Moses	VanWagenen
Brady	Flynn	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gemppler	Long	Rayher	Wheelock

Chamberlin	Giaccone	Lord	Reiss	Whitcomb
Cheney	Gray	Lown	Rice	Williams
Clayton	Greenwald	Lyman	Richford	Witter
Cole	Hackenburg	MacFarland	Rowe	Wright
Cosgrove	Hager	Martin	Sackett	Yale
Cowee	Halpern	Mastick	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Reiburn was excused from to-day's session.

The privileges of the floor were extended to Hon. Harry Kopp.

On motion of Mr. Adler, the House adjourned.

TUESDAY, APRIL 5, 1921

The House met pursuant to adjournment.

Prayer by Rev. W. G. Wilmshurst, Watertown.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with, and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Greater New York charter, in relation to the numbering of houses" (No. 1185, Rec. No. 240), which was read the first time and referred to the committee on affairs of cities.

"An act to authorize the city of Mount Vernon to issue bonds for the purpose of providing for the expense of the widening and improvement of Prospect avenue, from North Third avenue to Park avenue, in said city" (No. 1133, Rec. No. 241), which was read the first time and referred to the committee on affairs of cities.

"An act to repeal chapter four hundred and fifteen of the Laws of nineteen hundred and seventeen, entitled 'An act to provide for the publication by the board of supervisors of Westchester of certain official notices in said county,' relating to the publication of quarterly condensed statements of money disbursed by the county treasurer" (No. 1038, Rec. No. 242), which was read the first time and referred to the committee on internal affairs.

"An act to amend chapter two hundred and thirty-two of the Laws of nineteen hundred and four, entitled 'An act relating to commissioners of jurors for each county of the State having a certain population, and regulating and prescribing his duties, and also providing in what manner juries shall be made up and jurors drawn in courts of record in such counties; how they may be exempted or excused and the length of service of such jurors,' in relation to the manner of making up the jury list, method of drawing and length of service" (No. 1036, Rec. No. 243), which was read the first time and referred to the committee on the judiciary.

"An act to incorporate the Masonic Guild of Port Chester" (No. 955, Rec. No. 244), which was read the first time and referred to the committee on the judiciary.

"An act to amend section fifty-four of the Public Lands Law, being chapter fifty of the Laws of nineteen hundred and nine, as amended by chapter eight hundred and ten of the Laws of nineteen hundred and twenty, to authorize the Commissioners of the Land Office to convey to railroad corporations those parts or portions of abandoned canal lands which are crossed by railroad bridges maintained by railroad corporations, and giving such railroad corporations a preferential right to acquire title thereto" (No. 919, Rec. No. 245), which was read the first time and referred to the committee on ways and means.

"An act to amend the Tax Law, in relation to disposition of revenues collected from tax on manufacturing and mercantile corporations" (No. 1116, Rec. No. 246), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the charter of the city of Buffalo, in relation to preventing the obstruction of public waters and preserving the banks thereof" (No. 1302, Rec. No. 247), which was read the first time and referred to the committee on affairs of cities.

"An act to further amend chapter five hundred and six of the Laws of nineteen hundred and eighteen, entitled 'An act to authorize the Commissioners of the Land Office to grant and release to the city of New York certain lands under water in the Atlantic ocean, in the boroughs of Brooklyn and Queens, to provide for the protection of adjacent uplands, the improvement of such lands

under water and uplands and the acquisition of property for any such purpose, by such city, and to prescribe the method for defraying the costs,' as amended by chapter seven hundred and thirty-one of the Laws of nineteen hundred and twenty" (No. 1324, Rec. No. 248), which was read the first time and referred to the committee on ways and means.

"An act to amend the Real Property Law, in relation to guardian ad litem in an action to register title to real property." (No. 507, Rec. No. 249), which was read the first time and referred to the committee on general laws.

"An act to amend the Conservation Law, in relation to prohibiting the use of otter trawls or beam trawls" (No. 945, Rec. No. 250), which was read the first time and referred to the committee on conservation.

"An act in relation to the sale of certain unused burial lots in cemeteries in the town of Moravia, county of Cayuga" (No. 1083, Rec. No. 251), which was read the first time and referred to the committee on internal affairs.

"An act act authorizing and directing the supervisor of the town of Duanesburgh, Schenectady county, to pay over to the treasurer of the village of Delanson certain moneys collected in such village on account of highway taxes of such town" (No. 1132, Rec. No. 252), which was read the first time and referred to the committee on internal affairs.

"An act to authorize the Bible House in Constantinople to convey and transfer its assets to the American Board of Commissioners of Foreign Missions" (No. 1042, Rec. No. 253), which was read the first time and referred to the committee on the judiciary.

"An act to incorporate the Young Men's Christian Association Retirement Fund, for the benefit of employed officers of the Young Men's Christian Association after their retirement from active service" (No. 1108, Rec. No. 254), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Highway Law, in relation to the removal of town superintendent" (No. 1243, Rec. No. 255), which was read the first time and referred to the committee on internal affairs.

"An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' in relation to the fees for stenographic work of the clerk of the recorder's court" (No. 1085, Rec. No. 256), which was read the first time and referred to the committee on affairs of cities.

"An act to authorize the city of Elmira to issue its bonds for the construction of a new public library building in the city of Elmira" (No. 1084, Rec. No. 257), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Civil Service Law, in relation to retirement of officers and employees in the State civil service" (No. 1317, Rec. No. 258), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Greater New York charter, in relation to pension fund of the health department" (No. 1322, Rec. No. 259), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Judiciary Law, in relation to the classification of certain confidential attendants to the justices of the Supreme Court" (No. 1325, Rec. No. 260), which was read the first time and referred to the committee on the judiciary.

"An act to provide for the payment to Mary F. Malone of the balance of compensation payable to James T. Malone, late judge of the court of general sessions of the peace, in and for the county of New York, for the calendar year nineteen hundred and twenty, by the city and county of New York" (No. 1147, Rec. No. 261), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the temporary detention of younger and less hardened female offenders" (No. 954, Rec. No. 262), which was read the first time and referred to the committee on codes.

"An act to amend the General Municipal Law and the State Finance Law, in relation to contracts" (No. 438, Rec. No. 263), which was read the first time and referred to the committee on the judiciary.

"An act to amend the charter of the city of Rochester, in relation to the city court" (No. 1195, Rec. No. 264), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the charter of the city of Rochester, generally" (No. 1197, Rec. No. 265), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the charter of the city of Rochester, in relation to teachers' retirement fund" (No. 1196, Rec. No. 266), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Benevolent Orders Law, in relation to the management and government of halls, temples and other buildings of the corporation" (No. 1086, Rec. No. 267), which was read the first time and referred to the committee on the judiciary.

"An act to amend the General Business Law, in relation to mattresses, upholstered box springs and metal bed springs" (No. 997, Rec. No. 268), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Judiciary Law, in relation to the appointment of court officers in Richmond county" (No. 920, Rec. No. 269), which was read the first time and referred to the committee on the judiciary.

"An act authorizing the United Brethrens' Church (at New Dorp) on Staten Island to acquire lands adjacent to its present cemetery to be held and used for cemetery purposes" (No. 1105, Rec. No. 270), which was read the first time and referred to the committee on the judiciary.

"An act to amend the charter of the city of Buffalo, in relation to the publication of the annual notice of the sale of real estate for the nonpayment of taxes" (No. 1093, Rec. No. 271), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the General Municipal Law, in relation to the fixing of standard time in municipalities" (No. 1154, Rec. No. 272), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Conservation Law, in relation to taking of muskalonge" (No. 1131, Rec. No. 273), which was read the first time and referred to the committee on conservation.

"An act to amend the Conservation Law, in relation to restriction of use of decoys in aid of taking water fowl" (No. 1360, Rec. No. 274), which was read the first time and referred to the committee on conservation.

"An act to amend chapter five hundred and forty-one of the Laws of nineteen hundred and sixteen, entitled 'An act relating to the preparation of assessment-rolls for the townships and tax districts therein, in the county of Nassau, and the collection of taxes in such towns and tax districts, and to repeal certain local acts and parts of acts relating to assessments and taxation in such county,' in relation to collection of taxes and assessments by sale and advertisement of notice of sale" (No. 1320, Rec. No. 275), which was read the first time and referred to the committee on internal affairs.

"An act to amend an act entitled 'An act to authorize the board of estimate and apportionment of the city of New York to allow to certain officers and employees the difference in compensation while engaged in Federal military, naval or marine service,' in relation to officers and employees restored to a position of the same grade as that held at the time of enlistment" (No. 914, Rec. No. 276), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Insurance Law, in relation to investments" (No. 862, Rec. No. 277), which was read the first time and referred to the committee on insurance.

"An act to amend the Insurance Law, in relation to the investments of insurance companies other than life" (No. 861, Rec. No. 278), which was read the first time and referred to the committee on insurance.

"An act to amend the Town Law, in relation to itinerant carnivals and similar shows" (No. 860, Rec. No. 279), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Insurance Law, in relation to reinsurance" (No. 606, Int. No. 280), which was read the first time and referred to the committee on insurance.

"An act to authorize the State Commissioner of Highways to dispose at public or private sale of certain machinery, tools and equipment which were purchased by the State for the construction of highway number fifty-five hundred and eighty-eight, in Greene county" (No. 1097, Rec. No. 281), which was read the first time and referred to the committee on ways and means.

"An act to amend the General Corporation Law, in relation to the publication of incorporations" (No. 922, Rec. No. 282), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Surrogate Court Act by changing the title thereof" (No. 854, Rec. No. 283), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Surrogate Court Act, in relation to the general jurisdiction of surrogate's court" (No. 851, Rec. No. 284), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Code of Criminal Procedure, in relation to the publication of the sheriff's proclamation" (No. 1437, Rec. No. 285), which was read the first time and referred to the committee on codes.

"An act to authorize the Exempt Volunteer Firemen's Association, Incorporated, of the city of Troy, New York, to collect the two per centum tax on the business of foreign fire insurance companies, or their agents, in the city of Troy, and providing for its disposition" (No. 905, Rec. No. 286), which was read the first time and referred to the committee on affairs of cities.

"An act to repeal chapter one hundred and ninety-three of the Laws of eighteen hundred and eighty, entitled 'An act to incorporate the board of trustees of the fire department of the city of Troy'" (No. 906, Rec. No. 287), which was read the first time and referred to the committee on the judiciary.

"An act to provide for a department of assessment and taxation in and for the city of Yonkers" (No. 1166, Rec. No. 288), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to retirement from active service of officers, clerks and employees"

(No. 1436, Rec. No. 289), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Conservation Law, in relation to the season for taking frogs" (No. 1187, Rec. No. 290), which was read the first time and referred to the committee on conservation.

"An act to amend the Tax Law, in relation to the distribution of the income tax" (No. 1412, Rec. No. 291), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Insurance Law, in relation to mutual employers' liability and workmen's compensation insurance corporations" (No. 1359, Rec. No. 292), which was read the first time and referred to the committee on insurance.

"An act to legalize and validate the acts and proceedings of the village of Waterford, its voters, officers and agents in relation to paving portions of Third street and Sixth street, in said village, and to authorize the issuance and sale of bonds of said village for the village share of the cost of such paving" (No. 1257, Rec. No. 293), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Workmen's Compensation Law, in relation to the enforcement of awards against uninsured employers" (No. 670, Rec. No. 294) which was read the first time and referred to the committee on the judiciary.

"An act to amend the Education Law, relative to the duties of the Commissioner of Education and school authorities respecting the instruction of illiterate persons above sixteen years of age, and authorizing the Commissioner of Education to apportion public moneys on account of teachers employed for such purpose" (No. 1300, Rec. No. 295), which was read the first time and referred to the committee on public education.

"An act to amend the Surrogate Court Act, in relation to providing for the filing of contingent claims" (No. 1440, Rec. No. 296), which was read the first time and referred to the committee on codes.

"An act conferring discretionary power and authority upon the council of the city of Buffalo to audit, adjust and allow certain claims for damages to property located in the city of Buffalo,

caused by grade crossing improvements in said city, and to authorize the issue of bonds of said city with which to pay the same" (No. 1344, Rec. No. 297), which was read the first time and referred to the committee on affairs of cities.

"An act to repeal article one-a of the Military law and to amend the Education Law, in relation to military training and the Military Training Commission, and to abolish such commission" (No. 1400, Rec. No. 298), which was read the first time and referred to the committee on internal affairs.

"An act to amend chapter one hundred and fifty-two of the Laws of eighteen hundred and ninety-four, entitled 'An act providing for the improvement of the land and water front adjacent to Riverside park in the city of New York by extending and improving said park, and regulating the use of said land and water front,' in relation to the maintenance of objectionable businesses upon certain lands in the city of New York" (No. 1452, Rec. No. 299), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the charter of the city of Buffalo, in relation to the powers and duties of the council" (No. 946, Rec. No. 300), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the charter of the city of Buffalo, in relation to the nomination and election of mayor and councilmen" (No. 947, Rec. No. 301), which was read the first time and referred to the committee on affairs of cities.

"An act to authorize the city of Hudson to borrow money by the issue of bonds for the purpose of meeting temporary deficiencies" (No. 743, Rec. No. 302), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' with reference to payments for work done and the method of enforcement thereof" (No. 1402, Rec. No. 303), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to appeals from city magistrates" (No.

841, Rec. No. 304), which was read the first time and referred to the committee on codes.

Mr. Barnes introduced a bill entitled "An act to amend the General Business Law, in relation to private detectives" (Int. No. 1533), which was read the first time and referred to the committee on general laws.

Mr. Carroll introduced a bill entitled "An act to amend the General Municipal Law, in relation to medical and surgical treatment of veterans, in hospitals, at the expense of cities and counties" (Int. No. 1534), which was read the first time and referred to the committee on affairs of cities.

Mr. Fox introduced a bill entitled "An act to amend the Civil Practice Act, in relation to summary proceedings to recover the possession of real property in cities of the first class, and in cities in a county adjoining a city of the first class for default in the payment of rent" (Int. No. 1535), which was read the first time and referred to the committee on codes.

Mr. Gage introduced a bill entitled "An act to provide for the redemption of unused volume tax stamps sold by the State Commissioner of Excise, and making an appropriation therefor" (Int. No. 1536), which was read the first time and referred to the committee on ways and means.

Mr. Finch introduced a bill entitled "An act to amend the Labor Law, in relation to day of rest of signalmen (Int. No. 1537), which was read the first time and referred to the committee on labor and industries.

Mr. Lattin introduced a bill entitled "An act to amend the Public Health Law by increasing the salary of the secretary of the State Board of Medical Examiners" (Int. No. 1538), which was read the first time and referred to the committee on public health.

Also, "An act to amend the Public Health Law, so as to provide for the regulation of the sale and administration of habit forming drugs, to further the legitimate practice of the art and science of medicine, to safeguard the public and those suffering from drug addiction and to regulate private hospitals caring for persons addicted to the continuous or persistent use of habit

forming drugs " (Int. No. 1539), which was read the first time and referred to the committee on public health.

Mr. Martin introduced a bill entitled "An act to amend the General Business Law, in relation to fraudulent practices in respect of stocks, bonds and other securities" (Int. No. 1540), which was read the first time and referred to the committee on general laws.

Also, "An act to amend the Election Law, in relation to State and county committees of a new political party" (Int. No. 1541), which was read the first time and referred to the committee on the judiciary.

Mr. O'Connor introduced a bill entitled "An act to amend the Tax Law, in relation to refund of tax paid upon illegal, erroneous or unequal assessment" (Int. No. 1542), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Trahan introduced a bill entitled "An act to regulate the sale of alcoholic beverages, by imposing a stamp tax thereon" (Int. No. 1543), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Wells introduced a bill entitled "An act to amend the Military Law, in relation to the retirement and discharge of officers" (Int. No. 1544), which was read the first time and referred to the committee on military affairs.

Mr. Jenks introduced a bill entitled "An act to define and regulate the practice of chiropractic" (Int. No. 1545), which was read the first time and referred to the committee on the judiciary.

Mr. Westall introduced a bill entitled "An act to amend the Public Health Law, in relation to purchase, preparation and service of food" (Int. No. 1546), which was read the first time and referred to the committee on public health.

By unanimous consent, Mr. Judson introduced a bill entitled "An act to amend the Highway Law, in relation to the administration of its provisions relating to motor vehicles and motor cycles" (Int. No. 1547), which was read the first time and referred to the committee on internal affairs.

Mr. T. K. Smith introduced a bill entitled "An act to amend the General Business Law, in relation to fire escapes" (Int. No.

1548), which was read the first time and referred to the committee on general laws.

Mr. McGinnies, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Lord (No. 1841, Int. No. 1489) entitled "An act making an appropriation for highway improvement purposes," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies Seaker, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Moore, T. C., Harrington, Leininger.

Also, Assembly bill introduced by Mr. McGinnies (No. 1730, Int. No. 1447) entitled "An act authorizing the State Board of Estimate and Control to sell and convey the lands, buildings and premises known as the Mohansic Lake Reservation, in the town of Yorktown, Westchester county, providing for the manner of sale and disposition of proceeds, and repealing article twelve of the Public Lands Law," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Seaker, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Moore, T. C., Harrington, Leininger.

Also, Assembly bill introduced by Mr. J. G. Moore (No. 1560, Int. No. 1362) entitled "An act to amend chapter four hundred and fifteen of the Laws of nineteen hundred and thirteen, entitled 'An act to establish a State commission for improving the condition of the blind in the State of New York, and making an appropriation therefor,' in relation to the powers of the New York State Commission for the Blind," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Seaker, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Moore, T. C., Harrington, Leininger.

Also, Assembly bill introduced by Mr. Van Wagenen (No. 1451, Int. No. 1288) entitled "An act to provide for establishing a portion of the westerly boundary line of the county of Ulster and being a portion of the easterly boundary line of the county of Sullivan, and making an appropriation therefor," reported in favor of the passage of the same, without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Seaker, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Moore, T. C., Harrington, Leininger.

Also, the Assembly bill introduced by Mr. McWhinney (No. 965, Int. No. 887) entitled "An act to authorize the laying out of a highway over lands owned by the city of New York in the counties of Kings, Queens and Nassau; to establish and provide for the construction and improvement thereof as a county highway, and authorizing an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Seaker, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Moore, T. C., Harrington, Leininger.

Also, Assembly bill introduced by Miss M. L. Smith (No. 916, Int. No. 452) entitled "An act to amend the Military Law, in relation to compensation of State and municipal officers and employees returning from military or naval duty," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Seaker, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Moore, T. C., Harrington, Leininger.

which report was agreed to, and said bills placed on the order of second reading.

Mr. McGinnies, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Duke (No. 1499, Int. No. 741) entitled "An act to amend the Penal Law, in relation to billiard and pocket billiard rooms, formerly known as pool rooms, and making an appropriation therefor," reported in favor of the passage of the same with the following amendments:

In the title, strike out comma after word "rooms" and insert period. Strike out the words "and making an appropriation therefor".

Page 2, line 23, after word "the" strike out words "Secretary of State" and insert therein "State Tax Commission".

Line 24, after word "the" strike out "Secretary of" and insert "State Tax".

Line 25, strike out word "State" and insert therein "Commission".

Page 3, line 4, after word "the" strike out words "Secretary of State" and insert therein "State Tax Commission".

Line 21, after word "the" strike out words "Secretary of State" and insert therein "State Tax Commission".

Page 4, line 7, after word "the" strike out words "Secretary of State" and insert therein "State Tax Commission".

Line 9, after word "such" strike out the word "Secretary" and insert therein "Tax Commission".

Line 10, after word "such" strike out the word "Secretary" and insert therein "Tax Commission".

Page 5, line 5, strike out "five" and insert therein the word "one".

Page 5, line 15, after word "the" strike out words "Secretary of State" and insert therein "State Tax Commission".

Line 21, after word "the" strike out words "Secretary of State" and insert therein "State Tax Commission".

Line 24, after word "the" strike out words "Secretary of State" and insert therein "State Tax Commission".

Page 6, line 15, after word "the" strike out words "Secretary of State" and insert therein "State Tax Commission".

Page 7, line 5, after word "the" strike out words "Secretary of" and insert therein "State Tax".

Line 6, strike out word "State" and insert therein "Commission".

Page 10, line 24, after word "the" strike out "Secretary of State" and insert therein "State Tax Commission".

Page 11, line 10, after the word "the" strike out words "Secretary of State" and insert therein "State Tax Commission".

Strike out lines 15, 16, 17, 18, 19 and 20.

Line 21, change Section "3" to read Section "2".

Line 26, after word "one" insert "period" in place of "comma" and strike out balance of line 26.

Strike out line 27.

Those who voted in the affirmative were: Messrs. McGinnies, Seaker, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Moore, T. C., Harrington, Leininger.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. McGinnies, from the committee on way and means, to which was referred Senate bill introduced by Mr. Swift (No. 1092, Rec. No. 237) entitled "An act to amend chapter six hundred and sixteen of the Laws of nineteen hundred and thirteen, entitled 'An act providing for the grant and conveyance by the

Commissioners of the Land Office of lands under water to the owners of the adjacent uplands in the sea wall and Hamburg turnpike contracts, and establishing the boundaries of such lands,' in relation to authorizing and empowering the Commissioners of the Land Office to release, grant and convey without advertisement and without conditions to said owners or their assigns any right, title and interest which the people of the State of New York has or may hereafter claim in and to the lands easterly of and extending to said westerly boundary line of said uplands as herein fixed," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Seaker, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Moore, T. C., Harrington, Leininger.

Also, Senate bill introduced by Mr. Gibbs (No. 305, Rec. No. 156) entitled "An act to release to the present owners and holders of the record title all the right, title and interest of the people of the State of New York in and to all of the real estate in the county of Erie of which John J. P. Read of the city of Buffalo died seized or possessed, and ratifying and confirming certain tax and other settlements with reference to said real estate made in nineteen hundred and twelve, and all deeds executed and delivered under a power in the last will and testament of said John J. P. Read, deceased," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McGinnies, Seaker, Lord, Fenner, Yale, Mead, Hutchinson, Steinberg, Moore, T. C., Harrington, Leininger.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Barnes (No. 1646, Int. No. 1408) entitled "An act to amend the Stock Corporation Law, in relation to corporations having shares of capital stock without nominal or par value, and the amendment of certificates of incorporation to permit the issuance of such shares," reported in favor of the passage of the same with the following amendments:

Page 2, line 23, strike out brackets and italics, before "The" insert a bracket "[".

Lines 24 and 25, strike out brackets and italics.

Page 3, lines 4 and 5, strike out brackets.

Line 5, after the period insert a bracket. Between lines 5 and 6 insert in italics:

"(3) Either—a. The amount of stated capital with which the corporation will begin business which amount shall not be less than five hundred dollars and that the corporation will carry on business with a stated capital which shall not be less than the aggregate amount of the preference to which all issued and outstanding stock having a preference as to principal is entitled, and in addition thereto an amount therein stated in respect to every share of stock issued and outstanding other than stock having a preference as to principal, which amount shall not be less than five dollars for each share and such additional amount as from time to time may by resolution of the board of directors of the corporation be transferred thereto; or

"b. The amount of stated capital with which the corporation will begin business which in no event shall be less than five hundred dollars; and that the corporation will carry on business with a stated capital consisting of the aggregate of the amounts received by it as consideration for the issuance of its shares with no nominal or par value, the aggregate par value of all issued and outstanding shares, if any, having a nominal or par value, and such additional amounts as from time to time may by resolution of the board of directors of the corporation be transferred thereto."

Page 3, strike out lines 12 to 22.

Line 23, before "Each" insert a bracket "[".

Line 24, after the "s" in "subject" insert a bracket "]" and a capital "S" in italics.

Page 4, line 1, after the period insert in italics "each share of such stock with no nominal or par value shall be equal to every other share of such stock."

Line 9, inclose "briefly" in brackets.

Line 11, strike out italics.

Line 12, strike out italics.

Line 22, after the semicolon insert in italics "or in the absence of fraud in the transaction for such consideration as, from time to time, may be fixed by the board of directors pursuant to authority conferred in such certificate of incorporation:".

Line 23, after "to" insert in italics "or approved".

Line 24, inclose "a" in brackets and insert in italics "any".

Line 25, inclose "for the purpose" in brackets, inclose "such"

in brackets and insert in italics "the"; inclose "as shall be" in brackets.

Line 26, after "by-laws" insert in italics "provided the call for such meeting shall contain notice of such purpose".

Page 5, line 9, strike out the bracket, inclose "out" in "without" in brackets and insert in italics "No".

Line 10, strike out the bracket after "value", strike out italics.

Line 11, strike out "to carry on".

Line 12, strike out italics and bracket, before "incur" insert a bracket "[]".

Page 5, line 14, strike out "share"; strike out "specified in its" and insert in italics "with which it will begin business as stated in the".

Line 15, strike out "money or in property taken at its actual value" and insert in italics "nor shall any such corporation, until the capital with which it will carry on business as stated in the certificate of incorporation shall have been fully paid in, incur any debts in excess of the amount of stated capital paid in at the time such debts are contracted".

Line 16, before "stated" insert in italics "the", after "capital" insert in italics "with which the corporation will carry on business".

Page 6, line 8, strike out the bracket.

Line 9, before "capital" insert in italics "stated", before "below" insert a bracket.

Line 11, strike out italics.

Page 7, line 14, strike out "share" and insert in italics "stated", after "corporation" insert in italics "and the average additional amount, if any, as has been paid as consideration for the issuance of its shares of stock".

Line 21, strike out "share" and insert in italics "stated".

Line 26, strike out the brackets, before "capital" insert in italics "stated".

Page 8, strike out line 2 and insert in italics "which is authorized to issue shares with no nominal or".

Line 3, strike out "in accordance with the provisions of this article".

Line 5, strike out the bracket.

Line 6, strike out the bracket and insert in italics "with which it will carry on business as stated in its certificate of incorporation".

Page 8, line 22, strike out the bracket, before "capital" insert in italics "stated", inclose "of a corporation" in brackets

and insert in italics "with which a corporation will carry on business as stated in its certificate of incorporation".

Page 9, line 5, strike out the bracket.

Line 19, strike out "share" and insert in italics "stated".

Line 20, strike out "formed pursuant to section nineteen hereof" and insert in italics "authorized to issue shares with no nominal or par value".

Line 22, strike out the bracket, inclose "preferred" in brackets.

Line 23, after "amount" insert in italics "of such preference".

Line 24, inclose "thereof" in brackets.

Line 25, strike out the bracket, change "without" to "with" and insert in italics "no".

Page 10, line 5, strike out "share" and insert in italics "stated", after "corporation" insert in italics "which is".

Strike out lines 6 and 7 and insert in italics "of (a) the aggregate par value of the issued and outstanding stock, if any, having par value, and, in addition thereto, a sum equivalent to the amount, if any, above such par value, which such stock shall be entitled under the conditions of its issue, to receive, in any distribution of capital and (b) the total amount of preference as to principal of shares with no nominal or par value having such preference".

Page 10, line 12, after "corporation" insert in italics a comma.

Line 13, after "tion" insert in italics a comma.

Line 21, after "with" insert in italics "nominal or", after "thereof" insert in italics "including authorized but unissued shares", strike out "an".

Line 25, strike out "equal number", change "without" to "with" and insert in italics "no", strike out "or provide".

Strike out line 26.

Page 11, strike out lines 1, 2 and 3.

Line 4, strike out "par value".

Lines 18, 19 and 20, strike out italics.

Line 20, strike out brackets, before "and" insert a bracket "[]".

Line 24, after "consent" insert a bracket "[]" and in italics "and if the amount has been changed the date of filing of each certificate of consent authorizing a change, and the amount to which the capital stock was increased or reduced by such certificate of consent or in the case of a corporation having stock with no nominal or par value the number of shares authorized by, and the amount of capital stated in, its certificate of incorporation or reorganization or any certificate amendatory thereof".

Page 12, change "without" to "with" and insert in italics "no".

Line 22, strike out all after the period.

Strike out lines 23, 24 and 25.

Page 13, line 1, strike out the bracket, inclose "amount of" in brackets and insert in italics "stated".

Line 3, strike out the bracket, inclose "two" in brackets and insert in italics "three".

Line 7, change "10" to "11".

Line 9, change "without" to "with" and insert in italics "no", strike out "needed for" and insert in italics "issue of".

Line 10, strike out "issuance", after "stock" insert a comma in italics.

Line 16, before "Nothing" insert a bracket, after "s" in "Such" insert a bracket and a capital "S" in italics, before "other" insert a bracket "[]".

Line 17, after "it" insert a bracket "[]".

Line 15, after "conclusive" insert in italics: "; or it may authorize the board of directors to issue and sell said shares for such consideration as, from time to time, may be fixed by said board."

Page 14, line 5, strike out italics, inclose "the" in brackets and insert in italics "shares then".

Line 6, strike out italics, inclose "stock" in brackets.

Line 10, inclose "two weeks" in brackets and insert in italics "twenty days".

Line 19, after the period insert in italics "If any stockholder not voting in favor of the proposed amendment of the certificate of incorporation shall, at such meeting, or within twenty days thereafter, object thereto and demand payment for his stock, such stockholder or the corporation may, at any time within sixty days after such meeting take proceedings for the appraisal of the stock as provided under section eight of the business corporations law on the consolidation of corporations. Upon the payment by the corporation of the amount of such appraisal and the charges and expenses of the appraisers, such stockholders shall cease to have any interest in such stock and the corporate property of the corporation, and such stock may be held or disposed of by the corporation. The corporation shall be liable for and shall pay to any such objecting stockholder the amount of any award as finally sustained."

Page 16, line 14, after "shall" insert in italics "obtain authority to".

Line 15, change "without" to "with" and insert in italics "no".

Line 17, inclose "the" in brackets and insert in italics "such", strike out the bracket, before "of" insert a bracket "["].

Line 18, strike out "exchange".

Line 20, strike out the bracket, before "as" insert a bracket "["].

Line 21, strike out italics.

Line 25, change "without" to "with" and insert in italics "no".

Page 17, lines 3 and 13, change "without" to "with" and insert in italics "no".

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Everett, Stitt, Ullman, Westall, Moran, Barnes, Bloch.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Martin (No. 761, Int. No. 714) entitled "An act to amend the Court of Claims Act, in relation to jurisdiction of the court," reported in favor of the passage of the same with the following amendment:

Page 1, line 7, after "town" insert in italics "or other municipal corporation".

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Everett, Stitt, Ullman, Westall, Moran, Barnes, Bloch.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Martin (No. 1579, Int. No. 1372) entitled "An act to amend the Stock Corporation Law, in relation to the issuance of shares of capital stock without par value," reported in favor of the passage of the same with the following amendments:

Page 3, line 17, strike out the bracket.

Line 19, strike out the bracket and insert after the semi-colon the following: "or, in the absence of fraud in the transaction, for such consideration as".

Line 21, after the word "certificate" strike out the comma and add the words "of incorporation".

Line 23, strike out the words "annual meeting or at any special".

Line 24, bracket the words "for that purpose" and "such" and insert before the word "manner" the word "the"; bracket the words "as shall be".

Line 25, bracket the period and add the following: ", provided the call for such meeting shall contain notice thereof".

Page 6, line 6, strike out the brackets.

Line 7, strike out the bracket and the first comma.

Line 8, strike out the bracket and the words "as may".

Line 9, strike out the words "be determined by" and the bracket.

Line 10, strike out the bracket and the words "in the exercise of their discretion"; bracket the period and add the following: "; or it may authorize said board to issue and sell said shares for such consideration as from time to time may be fixed by said board."

Those who voted in the affirmative were: Messrs. Martin, Everett, Stitt, Ullman, Westall, Moran, Barnes.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary to which was referred Assembly bill introduced by Mr. Martin (No. 1026, Int. No. 941) entitled "An act to amend the General Business Law, in relation to contracts for monopoly, and to provide for the protection of consumers, and adding a new section thereto, to be known as section three hundred and forty-one-a," reported in favor of the passage of the same with the following amendments:

In the title, strike out all after the word "consumers".

Page 2, strike out all matter on lines 16 to 25, inclusive, and on page 3, lines 1 to 3, inclusive.

Page 3, strike out the section 3 and renumber section 2 on line 4 of this page.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Everett, Stitt, Westall, Moran, Barnes.

Those who voted in the negative were: Messrs. Rowe, Lown, Jenks.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred Assembly bill introduced by Miss M. L. Smith (No. 1810, Int. No. 1479) entitled "An act to amend the Election Law, in relation to dispensing with the appointment of canvassing inspectors in election districts where voting machines are used," reported in favor of the passage of the same with the following amendments:

Page 1, line 7, strike out "and" and before "not" insert "and canvassing inspectors".

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Everett, Stitt, Ullman, Westall, Moran, Barnes, Bloch.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Brady (No. 1380, Int. No. 1238) entitled "An act to amend the charter of the city of Buffalo, in relation to the powers and duties of the council," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Clayton (No. 1238, Int. No. 1113) entitled "An act to amend the Tenement House Law, in relation to the definition of a tenement house," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Burchill (No. 1177, Int. No. 1056) entitled "An act to authorize the reinstatement, in the police department of the city of New York, of Edward J. Lafferty, former patrolman, who resigned from such position in the year nineteen hundred and eighteen," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Burchill (No. 1314, Int. No. 1190) entitled "An act to amend the Greater New York charter, in relation to the power of the board of aldermen of such city to reduce salaries," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Chamberlin, Gaffers, Pette, McArdle, Kiernan.

Those who voted in the negative were: Messrs. Booth, Jesse.

Also, Assembly bill introduced by Mr. Judson (No. 863, Int. No. 810) entitled "An act to provide for a department of assessment and taxation in and for the second and third class cities," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

In the negative: Mr. Booth.

Also, Assembly bill introduced by Mr. Brady (No. 1381, Int. No. 1239) entitled "An act to amend the charter of the city of Buffalo, in relation to the nomination and election of mayor and councilmen," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. McWhinney (No. 1065, Int. No. 978) entitled "An act providing for the grading and paving of Rockaway road from the conduit in the city of New York, borough of Queens, to Hook creek at the Nassau county line, and providing for defraying the cost of such improvement," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Morrissey (No. 1333, Int. No. 1209) entitled "An act to authorize the Exempt Volunteer Firemen's Association, Incorporated, of the city of Troy, New York, to collect the two per centum tax on the business of foreign fire insurance companies or their agents in the city of

Troy and providing for its disposition," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Assembly bill introduced by Mr. Morrissey (No. 1334, Int. No. 1210) entitled "An act to repeal chapter one hundred and ninety-three of the Laws of eighteen hundred and eighty, entitled 'An act to incorporate the Board of Trustees of the Fire Department of the City of Troy,'" reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Morrissey (No. 489, Int. No. 479) entitled "An act to amend chapter five hundred and sixty-three of the Laws of nineteen hundred and sixteen, entitled 'An act to authorize the city of Troy to improve and regulate the river and dock front, and to make provision for and promote commerce with the city,' in relation to the improvement of the river and dock front of the city of Troy generally," reported in favor of the passage of the same with the following amendments:

Page 5, line 2, at beginning of line insert in italics "and"; strike out "and contractors"; strike out brackets.

Line 4, strike out all after "therefor".

Page 6, line 3, strike out brackets; strike out "one hundred".

Page 7, line 10, strike out brackets.

Line 11, strike out "ten".

Line 11, strike out brackets; strike out "tenth".

Line 15, strike out brackets; strike out "nine".

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Schwab (No. 1225, Int. No. 1101) entitled "An act to amend the Greater New York charter, in relation to the filling in of land covered with water," reported in favor of the passage of the same with the following amendments:

Page 2, line 1, after "approaches" insert a comma.

Line 7, make the italicized matter begin a new paragraph.

Line 12, change "any" to "and".

Line 13, strike out "or".

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Dickstein (No. 1077, Int. No. 989) entitled "An act to amend the Tenement House Law, in relation to registration of name of agent of a tenement house and the definition of vagrancy," reported in favor of the passage of the same with the following amendments:

Page 3, line 3, strike out the word "immoral".

Page 3, line 4, strike out the word "purposes" and insert in place thereof "such purpose" in italics.

Page 3, between the lines 12 and 13, insert the following:

"§ 3. Subdivision two of section one hundred and fifty-three of such chapter as last amended by chapter five hundred and ninety-eight of the Laws of nineteen hundred and thirteen is hereby amended to read as follows:

"§ 2. If there be two or more convictions in the same tenement house within a period of six months either under section one hundred and fifty of this chapter [or] under section eleven hundred and forty-six of the Penal Law or under subdivision four of section eight hundred and eighty-seven of the Code of Criminal Procedure".

Page 3, line 13, change the numeral "3" to "4".

Page 3, line 13, strike out the word "immediately" and insert in place thereof "September first, nineteen hundred and twenty-one".

Those who voted in the affirmative were: Messrs. Blakely,

Wells, Whitcomb, Booth, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Blakely, from the committee on affairs of cities, to which was referred Senate bill introduced by Mr. Boylan (No. 938, Rec. No. 191) entitled "An act to amend section nineteen hundred and ninety-five of chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' in relation to fees of auctioneers on sale of real estate," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Senate bill introduced by Mr. Baumes (No. 1034, Rec. No. 189) entitled "An act to authorize the city of Middletown to borrow money and issue bonds for street improvements," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

Also, Senate bill introduced by Mr. Boylan (No. 939, Rec. No. 190) entitled "An act to amend the Greater New York charter, in relation to matrons in the department of correction," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Wells, Whitcomb, Booth, Chamberlin, Gaffers, Jesse, Blodgett, Pette, McArdle, Kiernan.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Wallace (No. 1517, Int. No. 1330) entitled "An act to amend the Penal Law and the Public Health Law, in relation to fee splitting by physicians and surgeons," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Jenks, Hawkins, Cole, Harrington, Fox, Evans, Campbell, W. W., Dickstein, Henderson. In the negative: Mr. Carroll.

Also, Assembly bill introduced by Mr. Soule (No. 551, Int. No. 531) entitled "An act to amend the Penal Law, in relation to firearms," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Jenks, Hawkins, Carroll, Fox, Evans, Campbell, W. W., Dickstein.

Those who voted in the negative were: Messrs. Cole, Harrington, Henderson.

Also, Assembly bill introduced by Mr. Dickstein (No. 1729, Int. No. 1446) entitled "An act to amend the Penal Law, in relation to the unauthorized transmission of money or other valuables to and from foreign countries," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Jenks, Hawkins, Cole, Harrington, Carroll, Fox, Evans, Campbell, W. W., Dickstein, Henderson.

Also, Assembly bill introduced by Mr. Duke (No. 1548, Int. No. 1350) entitled "An act to amend the Penal Law, in relation to public traffic on Sunday," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Jenks, Zimmerman, Cole, Evans, Campbell, W. W., Dickstein.

Those who voted in the negative were: Messrs. Hawkins, Harrington, Carroll, Fox, Henderson.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Barnes (No. 372, Int. No. 369) entitled "An act to amend the Code of Civil Procedure, in relation to fees of justices of the peace," reported in favor of the passage of the same with the following amendments:

Page 1, line 7, strike out brackets "[]" and "one dollar".

Line 8, strike out brackets "[]" and "seventy-five".

Line 9, strike out brackets "[]" and "seventy-five".

Line 10, strike out brackets "[]" "seventy".

Page 2, line 5, strike out brackets " [] ".

Line 6, strike out " twenty-five ".

Page 3, line 6, strike out brackets " [] ".

Line 7, strike out " fifteen ".

Line 16, strike out brackets " [] " and " fifty ".

Line 23, strike out brackets " [] " and " seventy ".

Page 5, line 17, strike out brackets " [] ".

Line 18, strike out " twenty-five ".

Those who voted in the affirmative were: Messrs. Duke, Jenks, Hawkins, Cole, Harrington, Carroll, Fox, Evans, Campbell, W. W., Dickstein, Henderson.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Carroll (No. 1422, Int. No. 1265) entitled "An act to amend the Penal Law, in relation to the use of the National and State flags as receptacles for the collection of money," reported in favor of the passage of the same with the following amendments:

Page 2, line 14, strike out " exhibit " and insert in italics " use ".

Strike out line 12.

Line 16, strike out " played or carried " insert in italics " or cause ".

Line 17, strike out all to and including " same ", after " to be " insert in italics " publicly ".

Those who voted in the affirmative were: Messrs. Duke, Jenks, Hawkins, Cole, Harrington, Carroll, Fox, Evans, Campbell, W. W., Dickstein, Henderson.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Senate bill introduced by Mr. Straus (No. 493, Rec. No. 236) entitled "An act to amend the Penal Law, in relation to discrimination in leasing apartments," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Jenks, Hawkins, Carroll, Fox, Evans, Campbell, W. W., Dickstein, Henderson.

Those who voted in the negative were: Messrs. Cole, Harrington.

Also, Senate bill introduced by Mr. Knight (No. 209, Rec. No. 65) entitled "An act to amend the Penal Law, in relation to licenses to have, possess or carry a pistol or revolver," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Jenks, Hawkins, Cole, Harrington, Carroll, Fox, Evans, Campbell, W. W., Dickstein, Henderson.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Senate bill introduced by Mr. Simpson (No. 1114, Rec. No. 235) entitled "An act to amend the Code of Criminal Procedure, in relation to the imprisonment of female convicts sentenced to the punishment of death," reported in favor of the passage of the same with the following amendments:

Page 1, line 3, after the word "a" at the end of the line insert in italics the word "male".

Page 2, line 11, strike out the italicized matter.

Page 2, line 12, strike out all of line 12.

Page 2, line 13, strike out all of line 13.

Page 2, line 14, strike out the italicized matter.

Page 2, between lines 17 and 18, insert the following in italics:

"If the defendant so sentenced to death shall be a woman, the judge presiding must also make, sign and deliver to the agent and warden for the State Prison for Women at Auburn an order directing the transportation of such woman to such State Prison in the manner specified in section ninety-seven of the Prison Law, to be there kept in solitary confinement, as herein provided, until removed therefrom as herein provided. At a time before that finally fixed for the infliction of the punishment directed by the judgment, as the superintendent of State prisons may determine, he shall transfer such woman to the Sing Sing prison and deliver her into the custody of the agent and warden of such prison who shall inflict the punishment of death as in the case of a male person so convicted and sentenced.

"In case the time for the infliction of punishment shall be postponed after the convict has been transferred to Sing Sing prison as aforesaid, the superintendent of prisons may return such female convict in the manner aforesaid to the State Prison for Women at Auburn, there to remain until the Superintendent

of Prisons shall again return such female to Sing Sing prison in the manner and for the purpose aforesaid, where the punishment shall be inflicted as directed by the judgment, unless she shall be lawfully discharged from such imprisonment. The expenses of such transportation shall be paid as a part of the expenses of the maintenance of Sing Sing prison.

"The Superintendent of Prisons is hereby authorized to transfer to the State Prison for Women at Auburn any woman now under sentence of death as herein provided."

Those who voted in the affirmative were: Messrs. Duke, Jenks, Hawkins, Cole, Harrington, Carroll, Fox, Evans, Campbell, W. W., Flynn, Dickstein, Henderson.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Judson (No. 1863, Int. No. 1506) entitled "An act to amend the Tax Law, generally, in relation to taxes on corporations and transfers of stock," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Van Wagenen, Morrissey, Franchot, Rayher, Frerichs, Lieberman, Reiburn, Lyman.

Also, Assembly bill introduced by Mr. Richford (No. 1867, Int. No. 1510) entitled "An act to amend the Tax Law, in relation to deductions in computing net income with respect to income taxes," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Chamberlin, Downs, Moore, T. C., Van Wagenen, Morrissey, Rayher, Lieberman, Reiburn, Lyman.

Those who voted in the negative were: Messrs. Franchot, Frerichs.

Also, Assembly bill introduced by Mr. Judson (No. 1851, Int. No. 1499) entitled "An act to amend the Stock Corporation Law and the Tax Law, in relation to certain taxes on corporations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Van Wagenen, Morrissey, Franchot, Rayher, Frerichs, Lieberman, Reiburn, Lyman.

Also, Assembly bill introduced by Mr. Judson (No. 1850, Int. No. 1498) entitled "An act to amend the Tax Law, in relation to taxable transfers," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Van Wagenen, Morrissey, Franchot, Rayher, Frerichs, Lieberman, Reiburn, Lyman.

Also, Assembly bill introduced by Mr. Judson (No. 1660, Int. No. 1422) entitled "An act to amend the Tax Law, in relation to imposing a tax upon those holding agreements of indemnity issued by underwriters not authorized to transact business in the State of New York," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Van Wagenen, Morrissey, Lieberman.

Those who voted in the negative were: Messrs. Franchot, Rayher, Frerichs, Reiburn, Lyman.

Also, Assembly bill introduced by Mr. Martin (No. 1606, Int. No. 1390) entitled "An act to amend the Tax Law, in relation to cancellation of tax sales," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Van Wagenen, Morrissey, Franchot, Rayher, Frerichs, Lieberman, Reiburn, Lyman.

Also, Assembly bill introduced by Mr. Judson (No. 876, Int. No. 823) entitled "An act to amend the Tax Law, in relation to illegally assessed property," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Van Wagenen, Morrissey, Franchot, Rayher, Frerichs, Lieberman, Reiburn, Lyman.

Also, Assembly bill introduced by Mr. Adler (No. 1835, Int. No. 1483) entitled "An act to amend the Tax Law, in relation to summary determination of taxability of transfers," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson,

Chamberlin, Downs, Moore, T. C., Van Wagenen, Morrissey, Franchot, Rayher, Frerichs, Lieberman, Reiburn, Lyman.

Also, Assembly bill introduced by Mr. Judson (No. 664, Int. No. 630) entitled "An act to amend the Tax Law, in relation to deductions allowed from gross personal income," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Van Wagenen, Morrissey, Franchot, Frerichs, Lieberman, Reiburn, Lyman.

In the negative: Mr. Rayher.

Also, Assembly bill introduced by Mr. McWhinney (No. 1733, Int. No. 1450) entitled "An act to amend the Tax Law, in relation to reassessment of mapped lots illegally assessed," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Van Wagenen, Morrissey, Franchot, Frerichs, Lieberman, Reiburn, Lyman.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Harrington (No. 1526, Int. No. 1339) entitled "An act to amend the Tax Law, in relation to exemption from taxation of the real and personal property of corporations or associations of veterans of the World War," reported in favor of the passage of the same with the following amendments:

Page 2, between lines 3 and 4 insert:

"§ 2. Section two hundred and ten of such chapter, as added by chapter seven hundred and twenty-six of the Laws of nineteen hundred and seventeen, and last amended by chapter six hundred and forty of the Laws of nineteen hundred and twenty, is hereby amended to read as follows:

"§ 210. Corporations exempted from articles. Corporations wholly engaged in the purchase and sale of, and holding title to, real estate for themselves, corporations whose sole business consists of holding the stocks of other corporations for the purpose of controlling the management and affairs of such other corporations, except such as are specifically subject to report under the provisions of subdivision nine of section two hundred and eleven of the tax law, and corporations liable to tax under sections one hundred and eighty-four to one hundred and eighty-nine inclusive of

this chapter, banks, savings banks, institutions for savings, title guaranty, insurance or surety corporations and corporations organized for the purpose of publishing the official publication of a corporation or association of veterans of the military, naval or marine service of the United States in the world war shall be exempt from the payment of the taxes prescribed by this article."

Page 2, line 4, change the numeral "2" to "3".

Those who voted in the affirmative were: Messrs. Judson, Moore, T. C., Morrissey, Rayher, Lieberman, Reiburn, Lyman.

Those who voted in the negative were: Messrs. Chamberlin, Downs.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred the Assembly bill introduced by Mr. Barnes (No. 502, Int. No. 489) entitled "An act to amend the Tax Law, in relation to the expense of making descriptions of real property returned for nonpayment of taxes," reported in favor of the passage of the same with the following amendments:

In the third line of the title after the word "taxes" insert the words "in Oswego county".

Page 2, line 9, after the comma strike out the words "together with the" and insert in place thereof in italics "including in the county of Oswego an additional".

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Van Wagenen, Morrissey, Franchot, Rayher, Frerichs, Lieberman, Reiburn, Lyman.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Judson (No. 1297, Int. No. 1173) entitled "An act to amend the Tax Law, in relation to exempting of personal property, except shares of stock of banks or banking associations, from taxation, locally for State or local purposes," reported in favor of the passage of the same with the following amendments:

Page 2, line 1, strike out the word "June" and insert the word "November".

Page 6, line 5, strike out the word "July" and insert the word "December".

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Van Wagenen, Morrissey, Franchot.

Those who voted in the negative were: Messrs. Bly, Rayher, Frerichs, Lieberman, Reiburn, Lyman.
which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Judson (No. 1853, Int. No. 1501) entitled "An act to amend the Tax Law, in relation to taxes upon and with respect to personal incomes," reported in favor of the passage of the same with the following amendments:

- Page 12, line 26, change "taxi" to "tax".
- Page 14, line 26, after the period insert "1".
- Page 15, line 21, change "an" to "any".
- Page 18, line 4, change "subdivision" to "subdivisions".
- Page 19, line 21, strike out "so".
- Page 21, line 7, inclose "The" in brackets and insert in italics "Except as otherwise provided in this subdivision, the".
- Page 24, line 23, strike out the comma.
- Page 25, line 1, strike out the italics and insert a period.
- Strike out line 2.
- Line 17, strike out "money" and insert "amount".
- Page 27, line 21, strike out "expense" and insert in italics "excess".

Those who voted in the affirmative were: Messrs. Judson, Chamberlin, Downs, Moore, T. C., Van Wagenen, Morrissey, Franchot, Rayher, Frerichs, Lieberman, Reiburn, Lyman.
which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Everett, from the committee on conservation, to which was referred Assembly bill introduced by Mr. Cowee (No. 1697, Int. No. 1433) entitled "An act to amend the Conservation Law, in relation to the taking of pike perch," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Jacobs, MacFarland, Hausner, Williams, Brundage, Jeffery.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Everett, from the committee on conservation, to which was referred Assembly bill introduced by Mr. Soule (No. 1463, Int. No. 1297) entitled "An act to amend the Conservation Law, in relation to the season for taking frogs," reported in favor of the passage of the same with the following amendments:

Page 1, line 11, remove the brackets surrounding "July first".

Page 1, line 11, strike out the word "May".

Page 2, line 1, strike out the word "twenty-fifth".

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, Williams, Brundage, Smith, T. K.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Everett, from the committee on conservation, to which was referred Assembly bill introduced by Mr. Everett (No. 683, Int. No. 647) entitled "An act to amend the Conservation Law, in relation to State game refuges," reported in favor of the passage of the same with the following amendments:

Page 2, line 4, preceding the word "as" insert the following in italics: "not to exceed a total of twenty thousand acres in blocks of five thousand acres each".

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Downs, Jacobs, MacFarland, Hausner, Williams, Smith, T. K., Jeffery, Merrigan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Everett, from the committee on conservation to which was referred Assembly bill introduced by Mr. Brundage (No. 695, Int. No. 659) entitled "An act to amend the Conservation Law, in relation to definitions," reported in favor of the passage of the same with the following amendments:

Page 1, line 9, strike out "not exceeding two".

Page 1, line 10, strike out the bracket following the word "lines".

Page 1, line 10, strike out "or if from a boat".

Page 1, line 11, strike out the bracket following the word "person".

Page 1, line 11, strike out the following: "to one person".

Page 1, line 12, strike out the following: "with or without rods, either from the shore or from a boat".

Those who voted in the affirmative were: Messrs. Everett, Cowee, Hutchinson, Jacobs, Hausner, Williams, Brundage, Jeffery.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Everett, from the committee on conservation, to which was referred Assembly bill introduced by Mr. Everett (No. 1182, Int. No. 1061) entitled "An act to amend chapter five hundred and five of the Laws of eighteen hundred and sixty-five, entitled 'An act to provide for the improvement of the navigation of the Oswegatchie river, and of the hydraulic power thereon, and to check freshets therein,' in relation to qualifications and duties of commissioners for improvements on the Oswegatchie river, and the mailing of copies of certain schedules by such commissioners," reported adversely thereto.

Those who voted in the affirmative were: Messrs. Everett, Cowee, Downs, Jacobs, Hausner, Williams, Jeffery.
which report was agreed to, and said bill rejected.

Mr. Wheelock, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. McWhinney (No. 1808, Int. No. 1477) entitled "An act to amend the Highway Law, in relation to expenditures for sidewalks," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Smith, C. C., Dobson, Van Wagenen, Yale, Kirkland.

Also, Assembly bill introduced by Mr. McWhinney (No. 1663, Int. No. 1425) entitled "An act to amend the Highway Law, in relation to repair of county line bridges in certain counties," reported in favor of the passage of the same, without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Smith, C. C., Dobson, Van Wagenen, Yale, Kirkland.

Also, Assembly bill introduced by Mr. Brundage (No. 1746, Int. No. 1459) entitled "An act to amend the Highway Law, in

relation to the removal of town superintendents," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Smith, T. K., Dobson, Van Wagenen, Yale, Kirkland. which report was agreed to, and said bills placed on the order of second reading.

Mr. Lattin, from the committee on public health, to which was referred Assembly bill introduced by Mr. Lattin (No. 684, Int. No. 648) entitled "An act to amend the Public Health Law, in relation to general health districts," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Lattin, Smith, C. C., Hausner, Smith, J. C., Sackett, Lewis, Clayton.

Those who voted in the negative were: Miss M. L. Smith and Mr. Wright.

Also, Assembly bill introduced by Mr. Wright (No. 1847, Int. No. 1495) entitled "An act to amend the Public Health Law, in relation to nursing," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Lattin, Smith, C. C., Hausner, Smith, J. C., Sackett, Wright, Lewis, Clayton.

Also, Assembly bill introduced by Mr. J. C. Smith (No. 1196, Int. No. 1075) entitled "An act to amend the Public Health Law, in relation to the public health council," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Lattin, Smith, C. C., Hausner, Smith, J. C., Sackett, Wright, Lewis, Clayton. In the negative: Miss M. L. Smith.

Also, Assembly bill introduced by Mr. Lattin (No. 1805, Int. No. 1474) entitled "An act to amend the Public Health Law, in relation to vital statistics," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Lattin, Smith, C. C., Hausner, Smith, J. C., Sackett, Wright, Lewis, Clayton. which report was agreed to, and said bills placed on the order of second reading.

Mr. Lattin, from the committee on public health, to which was referred Assembly bill introduced by Mr. Lattin (No. 1550, Int. No. 1352) entitled "An act to amend the Public Health Law, in relation to the practice of medicine," reported in favor of the passage of the same with the following amendments:

Page 2, line 15, strike out brackets, after brackets strike out the word "four".

Page 2, line 16, before the word "payable" strike out the words "thousand five hundred dollars".

Page 3, line 7, after the word "candidate" add the words, "who is a citizen of the United States."

Page 5, strike out line 6.

Page 5, line 7, strike out before the word "the" the word "spine" and the comma.

Page 5, line 13, after the brackets, strike out the words "or such other method".

Page 5, line 14, before the word "not" strike out the words "of adjusting the vertebrae of the human spine" and the comma.

Those who voted in the affirmative were: Messrs. Lattin, Smith, C. C., Miss M. L. Smith, Hausner, Smith, J. C., Sackett, Wright, Lewis.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Steinberg, from the committee on claims, to which was referred Assembly bill introduced by Mr. Evans (No. 1840, Int. No. 1488) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claims of the Cooper-Snell Company against the State of New York for damages sustained and for extra work, labor and materials furnished by such company in the construction of the Dolgeville village-county road number eight hundred and sixty-eight and the Manheim Center and Salisbury Center road number four hundred and sixty-three, and to render judgment therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Steinberg, McWhinney, Mullen, Pette, Gempler, Reiss, Moore, J. C., Di Pirro, Giaccone, Dickstein, Wackerman.

Also, Assembly bill introduced by Mr. Rowe (No. 1360, Int.

No. 1233) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine claims for damages for death or personal injuries sustained by reason of the alleged improper construction and maintenance of a certain public highway or road in Letchworth park, in the town of Genesee Falls, county of Wyoming, on August tenth, nineteen hundred and seventeen, and to render judgment therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Steinberg, McWhinney, Mullen, Pette, Gempler, Di Pirro, Giaccone, Wackerman.

Those who voted in the negative were: Messrs. Reiss, Moore, J. C., Dickstein.

Also, Assembly bill introduced by Mr. Soule (No. 1309, Int. No. 1185) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine certain claims against the State for damages alleged to have been sustained by reason of the overflow of the Seneca river at and near Phoenix and Baldwinsville in the years nineteen hundred and twelve to nineteen hundred and twenty, inclusive," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Steinberg, McWhinney, Mullen, Pette, Gempler, Di Pirro, Giaccone, Wackerman.

Those who voted in the negative were: Messrs. Reiss, Moore, J. C., Dickstein.

Also, Assembly bill introduced by Mr. Evans (No. 1181, Int. No. 1060) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the Remsen and the West Canada Creek Telephone Company, a domestic corporation duly incorporated, organized and existing under and by virtue of the Transportation Corporations Law of the State of New York, against the State for damages caused by the alleged unlawful acts of the State of New York in the construction of a dam or reservoir across the West Canada creek, at the village of Hinckley, New York, for Barge canal purposes," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Steinberg, McWhinney, Mullen, Pette, Gempler, Reiss, Moore, J. C., Di Pirro, Giaccone, Dickstein, Wackerman.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Richford, from the committee on general laws, to which was referred Assembly bill introduced by Mr. Witter (No. 1520, Int. No. 1333) entitled "An act to amend the Business Corporations Law, in relation to co-operative associations," reported in favor of the passage of the same with the following amendments:

Page 4, line 5, insert a bracket before the "s" in holder at beginning of line, and insert in italics "patrons for whom the association shall do business during any fiscal year of at least one hundred dollars".

Page 4, line 6, insert a bracket before the period.

Those who voted in the affirmative were: Messrs. Richford, Booth, Brady, Halpern, Warren, Aronson, Borkowski, Walsh, Galgano.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Richford, from the committee on general laws, to which was referred Senate bill introduced by Mr. Ferris (No. 716, Int. No. 199) entitled "An act to amend the General Business Law, in relation to the licensing of professional engineers and land surveyors, generally," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Richford, Booth, Brady, Halpern, Warren, Aronson, Borkowski, Walsh, Galgano.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Seaker, from the committee on railroads, to which was referred Assembly bill introduced by Mr. Seaker (No. 1753, Int. No. 1466) entitled "An act to amend the Railroad Law, relative to the construction of new highway crossings of railroads, the elimination of existing railroad grade crossings or changing existing railroad crossings," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Seaker, Yale, Caulfield, Trahan, Baum, Kirkland, Finch, Hamill, Taylor. which report was agreed to, and said bill placed on the order of second reading.

Mr. Seaker, from the committee on railroads, to which was referred Assembly bill introduced by Mr. Mead (No. 1589, Int. No. 730) entitled "An act to amend the Railroad Law, in relation to train crews," reported in favor of the passage of the same with the following amendments:

Page 2, line 12, strike out semi-colon " ; " insert comma " , " and add following: "except that when any engine is coupled with one or more engines, without a car or cars, the first or leading engine shall be manned with a crew of not less than one engineer or qualified hostler and one fireman, and the last of which engines shall be manned with a crew of not less than one engineer, or qualified hostler, or one fireman and one flagman, and the intermediate engine or engines shall each be manned with a crew of not less than one engineer or qualified hostler or one fireman".

Page 2, line 17, strike out period " . " and add following: " or upon a main track or tracks upon which passenger trains are operated, without a crew of not less than one engineer or qualified hostler and one fireman and one flagman".

Those who voted in the affirmative were: Messrs Seaker, Yale, Caulfield, Trahan, Baum, Kirkland, Finch, Hamill, Taylor. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Brady, from the committee on labor and industries, to which was referred Assembly bill introduced by Mr. Brady (No. 1799, Int. No. 1468) entitled "An act to amend the Labor Law, generally," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Brady, Downs, Miller, Lown, Jacobs, Jeffery, McCleary, Mastick, Antin. which report was agreed to, and said bill placed on the order of second reading.

Mr. Wells, from the committee on military affairs, to which was referred Assembly bill introduced by Mr. Wells (No. 1849, Int. No. 1497) entitled "An act to amend the Military Law, in relation to the retirement and discharge of officers," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wells, Webb, Steinberg, Wallace, Brundage, Neary, Carroll, Walsh. which report was agreed to, and said bill placed on the order of second reading.

Mr. Wells, from the committee on military affairs, to which was referred Assembly bill introduced by Mr. Walsh (No. 1845, Int. No. 1493) entitled "An act to amend the Military Law, in relation to the salaries of State and municipal officers and employees returning from military or naval duty," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wells, Webb, Steinberg, Wallace, Brundage, Neary, Carroll, McLaughlin. which report was agreed to, and said bill placed on the order of second reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. McWhinney (No. 1759, Int. No. 764) entitled "An act to amend the Town Law, in relation to the filling of vacancies in the office of assessor."

Also, the bill introduced by Mr. Borkowski (No. 1591, Int. No. 1381) entitled "An act to amend the Insurance Law, in relation to the standard provisions for life policies."

Also, the bill introduced by Mr. Brady (No. 1760, Int. No. 598) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claims of Louise L. Groess and George E. Groess against the State for damages alleged to have been sustained by them on July nineteenth, nineteen hundred and nineteen, growing out of personal injuries received by Louise L. Groess while sitting on a public bench located in grounds surrounding the State School for the Blind, located at Batavia, New York, by reason of the breaking of a large decayed limb from a tree located therein, and to render judgment therefor."

Also, the bill introduced by Mr. Crews (No. 1651, Int. No. 1413) entitled "An act to amend the Labor Law, in relation to definition of employee," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was

referred the bill introduced by Mr. T. C. Moore (No. 1685, Int. No. 1070) entitled "An act to amend chapter two hundred and sixty-eight of the Laws of nineteen hundred and four, entitled 'An act to provide for a pension fund for the police force of the city of New Rochelle,' generally," reported the same with the following recommendations:

On page 1, line 6, after "police" insert "pension".

On page 3, strike out lines 19, 20 and 21.

On page 7, line 7, after "fully" insert "paid and".

On page 7, line 24, after "from" insert "the".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Long (No. 1510, Int. No. 1323) entitled "An act to amend the Education Law, in relation to apportionment to contracting district," reported the same with the following recommendations:

On page 2, line 4, enclose "one district quota" in brackets and strike out italics; also strike out lines 5, 6 and 7 and insert in italics "the apportionments of public money it would receive if it maintained a school". Also on line 12, strike out the bracket; also on line 13 before "total" insert in italics "excess of the"; also on line 14 after pupils insert in italics "over the amount of tax of one-half of one per centum on the assessed valuation of the district"; also on line 15 before "school" insert a bracket and after the bracket insert in italics "district superintendent"; also on line 20 strike out "one" and insert in italics "the public school money of the district" and on line 21 strike out "district quota".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Miller, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Domestic Relations Law, in relation to consents for the issuance of marriage licenses." (No. 1818, Int. No. 634.)

"An act to amend the Real Property Law, in relation to the licensing and regulation of real estate brokers and salesmen." (No. 1772, Int. No. 545.)

"An act to detach a portion of the village of Malverne and continue it as a part of the town of Hempstead, in the county of Nassau, and to provide for the lien of village taxes thereon." (No. 1816, Int. No. 611.)

"An act to amend the Agricultural Law, in relation to the licensing of dogs." (No. 1771, Int. No. 1149.)

"An act to amend the Greater New York charter, repealing section eleven hundred and thirty-a thereof, relating to the college officials' and professors' retirement fund and inserting in its place a new section eleven hundred and thirty-a, in relation to the retirement fund of The College of the City of New York." (No. 1817, Int. No. 1018.)

"An act to amend the New York City Municipal Court Code, in relation to the allowance of disbursements in summary proceedings." (No. 1857, Int. No. 920.)

"An act to amend the Highway Law, in relation to licensing of operators of motor vehicles." (No. 1815, Int. No. 1308.)

"An act to amend the Town Law, in relation to the retirement of policemen in towns of certain counties adjoining cities of the first class." (No. 1814, Int. No. 1426.)

"An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,' in relation to the publication of the common council proceedings." (No. 1764, Int. No. 626.)

"An act to amend the New York City Municipal Court Code, in relation to marshals." (No. 1768, Int. No. 1049.)

"An act to amend the Tax Law, in relation to the assessment of forest lands dedicated to continuous forest production." (No. 1769, Int. No. 568.)

"An act to amend the Greater New York charter, in relation to the appointment of clerks and deputy clerks of the municipal court of the city of New York." (No. 1765, Int. No. 927.)

"An act to amend the charter of the city of Batavia." (No. 1235, Int. No. 1084.)

"An act to amend the Education Law, relative to libraries and library corporations." (No. 1446, Int. No. 1283.)

"An act to amend the Military Law, in relation to allowances

to the city chamberlain of the city of New York for military organizations in such city." (No. 1859, Int. No. 904.)

"An act to amend the Decedent Estate Law, in relation to the rights of a surviving husband or wife to a share of the personal estate of the other." (No. 1856, Int. No. 925.)

"An act to amend the Greater New York charter, in relation to reinstatement of policemen." (No. 1767, Int. No. 1187.)

"An act to amend the General Business Law, in relation to mattresses, upholstered box springs and metal bed springs." (No. 1858, Int. No. 1183.)

"An act to amend the Greater New York charter, in relation to pensions in the street cleaning department." (No. 1766, Int. No. 1148.)

"An act to amend chapter five hundred and six of the Laws of nineteen hundred and eighteen, entitled 'An act to authorize the Commissioners of the Land Office to grant and release to the city of New York certain lands under water in the Atlantic ocean, in the boroughs of Brooklyn and Queens, to provide for the protection of adjacent uplands, the improvement of such lands under water and uplands and the acquisition of property for any such purpose, by such city, and to prescribe the method for defraying the costs.' " (No. 1855, Int. No. 382.)

"An act to amend the Membership Corporations Law, in relation to imposing an annual tax on the gross receipts of persons and corporations conducting racing meetings within the State." (No. 1691, Int. No. 253.)

Mr. Everett offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on claims be discharged from further consideration of the bill (No. 1875, Int. No. 1520) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of Bradley and Weed, Incorporated, against the State for loss, damage and expense sustained because of the disallowance of certain items alleged to be a part of the actual and necessary cost of the performance of certain contracts in connection with the reconstruction, extension and completion of the Potsdam State Normal and Training School."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Everett moved to amend as follows.

Line 5 of title, after "cost" insert "and expense".

Page 2, line 12, after "cost" insert "and expense".

Line 13, strike out "the work of carrying out the".

Line 22, after "cost" insert "and expense".

Strike out "the work of carrying out".

Line 26, strike out comma and insert period. Strike out "and such", before "court" insert "The". After "court" insert "of claims".

Page 3, line 1, strike out "therefore" and insert "to the extent of such loss, damage or expense".

Line 3, strike out "shall" and insert "may".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Everett, said bill was ordered reprinted and recommitted on said committee.

Mr. Soule offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on taxation and retrenchment be discharged from the further consideration of Senate bill (No. 1419, Rec. No. 291) entitled "An act to amend the Tax Law, in relation to the distribution of the income tax."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Soule moved to amend as follows:

On page 4, line 20, strike out the word "expense" and insert in place thereof the word "excess".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Soule, said bill was ordered reprinted and recommitted to said committee.

By unanimous consent, Mr. Jesse offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of Senate bill (No. 914, Rec. No.

276) entitled "An act to amend an act entitled 'An act to authorize the board of estimate and apportionment of the city of New York to allow to certain officers and employees the difference in compensation while engaged in Federal military, naval or marine service,' in relation to officers and employees restored to a position of the same grade as that held at the time of enlistment."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Jesse, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Jesse, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McDonald	Schwab
Antin	Dickstein	Hausner	McGinnies	Seaker
Aronson	Di Pirro	Hawkins	McKee	Seelbach
Bailey	Dobson	Henderson	McWhinney	Smith C C
Barnes	Doherty	Hunter	Mead	Smith J C
Bartholomew	Donohue	Hutchinson	Merrigan	Smith M I
Baum	Downs	Jacobs	Miller	Solomon
Betts	Druss	Jeffery	Moore J G	Soule
Blakely	Duke	Jenks	Moore T C	Steinberg
Bloch	Evans	Jesse	Moran	Stitt
Blodgett	Everett	Judson	Morrissey	Taylor
Bly	Fenner	Kelly	Moses	Trahan
Booth	Finch	Kiernan	Mullen	Ullman
Borkowski	Fox	Kirkland	Neary	VanWagenen
Brady	Franchot	Lattin	Nichols	Wackerman
Brooks	Frerichs	Leininger	O'Connor	Wallace
Brundage	Gaffers	Lewis	Orr	Warren
Burchill	Gage	Lieberman	Pette	Webb
Campbell E C	Galgano	Long	Porter	Wells
Campbell W W	Gempler	Lord	Ravher	Westall
Carroll	Giaccone	Lown	Reiburn	Wheelock
Caulfield	Gray	Lyman	Reilly	Whitcomb
Chamberlin	Greenwald	MacFarland	Reiss	Williams
Cheney	Hackenburt	Martin	Rice	Witter
Clayton	Hager	Mastick	Richford	Wright
Cole	Halpern	McArdle	Rowe	Yale
Cosgrove	Hamill	McCleary	Sackett	Zimmerman
Cowee	Harrington			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, Mr. Brady offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on internal affairs be discharged from the further consideration of Senate bill (No. 703, Rec. No. 135) entitled "An act to amend the County Law, in relation to authority of the board of supervisors to levy taxes and appropriate money for the relief and education of poor persons, permanently or temporarily within the county."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Brady, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Brady, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McDonald	Schwab
Antin	Dickstein	Hausner	McGinnies	Seaker
Aronson	Di Perro	Hawkins	McKee	Seelbach
Bailey	Dobson	Henderson	McWhinney	Smith C C
Barnes	Doherty	Hunter	Mead	Smith J C
Bartholomew	Donohue	Hutchinson	Merrigan	Smith M L
Baum	Downs	Jacobs	Miller	Solomon
Betts	Druss	Jeffery	Moore J G	Soule
Blakely	Duke	Jenks	Moore T C	Steinberg
Bloch	Evans	Jesse	Moran	Stitt
Blodgett	Everett	Judson	Morrissey	Taylor
Bly	Fenner	Kelly	Moses	Trahan
Booth	Finch	Kiernan	Mullen	Ullman
Borkowski	Fox	Kirkland	Neary	VanWagenen
Brady	Franchot	Lattin	Nichols	Wackerman
Brooks	Frerichs	Leininger	O'Connor	Wallace
Brundage	Gaffers	Lewis	Orr	Warren
Burchill	Gage	Lieberman	Pette	Webb
Campbell E C	Galgano	Long	Porter	Wells

Campbell W W	Gempler	Lord	Rayher	Westall
Carroll	Giaccone	Lown	Reiburn	Wheelock
Caulfield	Gray	Lyman	Reilly	Whitcomb
Chamberlin	Greenwald	MacFarland	Reiss	Williams
Cheney	Hackenburg	Martin	Rice	Witter
Clayton	Hager	Mastick	Richford	Wright
Cole	Halpern	McArdle	Rowe	Yale
Coogrove	Hamill	McCleary	Sackett	Zimmerman
Cowee	Harrington			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

On motion of Mr. Long, the committee on revision was instructed to report Assembly bill (No. 1510, Int. No. 1323) entitled "An act to amend the Education Law, in relation to apportionment to contracting district," with the following recommendations:

Page 2, line 3, strike out italics.

Line 4, inclose "one district quota" in brackets and strike out italics.

Strike out lines 5, 6 and 7 and insert in italics "the apportionments of public money it would receive if it maintained a school".

Line 12, strike out the bracket.

Line 13, before "total" insert in italics "excess of the".

Line 14, after "pupils" insert in italics "over the amount of a tax of one-half of one percentum on the assessed valuation of the district".

Line 15, before "school" insert a bracket; after the bracket insert in italics "district superintendent".

Line 20, strike out "one" and insert in italics "the public school money of the district".

Line 21, strike out "district quota".

Mr. Bloch offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return of the Assembly bill (No. 1469, Int. No. 1303) entitled "An act to incorporate the Jewish Board of Guardians and to provide for the consolidation of the Jewish Protectory and Aid Society and other charitable corporations into it," for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The bill (No. 1218, Int. No. 1094) entitled "An act to amend the Insurance Law, in relation to investments," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1217, Int. No. 1093) entitled "An act to amend the Insurance Law, in relation to the investments of insurance companies other than life," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 638, Int. No. 604) entitled "An act to amend the Insurance Law, in relation to mutual fire insurance corporations," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 639, Int. No. 605) entitled "An act to amend the Insurance Law, in relation to marine insurance corporations," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1082, Int. No. 994) entitled "An act to amend the Insurance Law, in relation to limitation of expenses of domestic life insurance corporations," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 6, Int. No. 6) entitled "An act to amend the County Law and the Legislative Law, in relation to eliminating the publication of Session Laws in newspapers," having been announced,

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 60

NOES 63

Those who voted in the affirmative were:

Betts	Fox	Jenks	Miller	Smith M L
Bly	Frerichs	Judson	Moore J G	Smith T K
Brady	Gaffers	Kiernan	Moses	Solomon
Campbell E C	Gage	Lattin	Mullen	Soule
Carroll	Galgano	Leininger	Nichols	Steinberg
Chamberlin	Giaccione	Long	O'Connor	Stitt
Dickstein	Hackenburg	Lyman	Orr	Ullman
Dobson	Hager	McArdle	Rayher	VanWagenen
Doherty	Hamill	McCleary	Reiss	Wackerman
Druss	Harris	McDonald	Rice	Walsh
Fenner	Hawkins	McKee	Schwab	Warren
Flynn	Jeffery	Merrigan	Smith C C	Wells

Those who voted in the negative were:

Adler	Cowee	Hausner	McWhinney	Smith J C
Antin	Crews	Henderson	Mead	Trahan
Bailey	Downs	Hunter	Moran	Wallace
Barnes	Duke	Jacobs	Morrissey	Webb
Bartholomew	Ellsworth	Kelly	Porter	Westall
Baum	Evans	Kirkland	Reiburn	Wheelock
Blodgett	Finch	Lewis	Reilly	Whitcomb
Borkowski	Franchot	Lieberman	Richford	Williams
Burchill	Gempler	Lown	Rowe	Witter
Campbell W W	Gray	MacFarland	Sackett	Wright
Cheney	Greenwald	Martin	Seaker	Yale
Clayton	Halpern	Mastick	Seelbach	Zimmerman
Cole	Harrington	McLoughlin		

Mr. Betts moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

The Senate bill (No. 883, Rec. No. 182) entitled "An act to amend the Transportation Corporations Law, in relation to stage coach corporations," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The Senate bill (No. 171, Rec. No. 20) entitled "An act to amend the Greater New York charter, in relation to extraordinary expenditures by the board of health in case of impending pestilence," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McDonald	Schwab
Antin	Dickstein	Hausner	McGinnies	Seaker
Aronson	Di Pirro	Hawkins	McKee	Seelbach
Bailey	Dobson	Henderson	McWhinney	Smith C O
Barnes	Doherty	Hunter	Mead	Smith J C
Bartholomew	Donohue	Hutchinson	Merrigan	Smith M L
Baum	Downs	Jacobs	Miller	Solomon
Betts	Druss	Jeffery	Moore J G	Soule
Blakely	Duke	Jenks	Moore T C	Steinberg
Bloch	Evans	Jesse	Moran	Stitt
Blodgett	Everett	Judson	Morrissey	Taylor
Bly	Fenner	Kelly	Moses	Trahan
Booth	Finch	Kiernan	Mullen	Ullman
Borkowski	Fox	Kirkland	Neary	VanWagenen
Brady	Franchot	Lattin	Nichols	Wackerman
Brooks	Frerichs	Leininger	O'Connor	Wallace
Brundage	Gaffers	Lewis	Orr	Warren
Burchill	Gage	Lieberman	Pette	Webb
Campbell E C	Galgano	Long	Porter	Wells
Campbell W W	Gempler	Lord	Rayher	Westall
Carroll	Giaccone	Lown	Reiburn	Wheelock
Caulfield	Gray	Lyman	Reilly	Whitcomb
Chamberlin	Greenwald	McFarland	Reiss	Williams
Cheney	Hackenburg	Martin	Rice	Witter
Clayton	Hager	Mastick	Richford	Wright
Cole	Halpern	McArdle	Rowe	Yale
Cosgrove	Hamill	McCleary	Sackett	Zimmerman
Cowee	Harrington			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1015, Int. No. 930) entitled "An act to amend chapter two hundred and forty-three of the Laws of nineteen hundred and thirteen, entitled 'An act to provide for the retention

and maintenance of portions of the present Champlain and Erie canals in the counties of Saratoga and Albany for navigation purposes after the completion of the Barge canal,' in relation to the abandonment of a portion thereof," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 24

Those who voted in the affirmative were:

Adler	Cowee	Halpern	McCleary	Seelbach
Aronson	Crews	Harrington	McGinnies	Smith C C
Bailey	Di Pirro	Harris	McWhinney	Smith J C
Barnes	Dobson	Hausner	Mead	Smith M L
Bartholomew	Doherty	Hawkins	Miller	Soule
Baum	Downs	Hunter	Moore J G	Steinberg
Betts	Druss	Hutchinson	Moore T C	Stitt
Blakely	Duke	Jacobs	Moran	Trahan
Blodgett	Evans	Jeffery	Morrissey	Ullman
Bly	Everett	Jenks	Moses	VanWagenen
Booth	Fenner	Jesse	Mullen	Wallace
Borkowski	Finch	Judson	Neary	Warren
Brady	Fox	Kirkland	Nichols	Webb
Brooks	Franchot	Lattin	Pette	Wells
Brundage	Frerichs	Lewis	Porter	Westall
Campbell E C	Gaffers	Lieberman	Rayher	Wheelock
Campbell W W	Gage	Long	Reiss	Whitecomb
Carroll	Gempler	Lord	Rice	Williams
Caulfield	Giaccone	Lown	Richford	Witter
Chamberlin	Gray	MacFarland	Rowe	Wright
Cheney	Greenwald	Martin	Sackett	Yale
Clayton	Hager	Mastick	Seaker	Zimmerman
Cole				

Those who voted in the negative were:

Antin	Donohue	Kelly	McDonald	Peilly
Bloch	Galgano	Kiernan	McKee	Schwab
Burchill	Hackenburg	Leininger	Merrigan	Taylor
Cosgrove	Hamill	Lyman	O'Connor	Wackerman
Dickstein	Henderson	McArdle	Reiburn	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1453, Int. No. 1290) entitled "An act to amend chapter one hundred and forty-seven of the Laws of nineteen

hundred and three, entitled 'An act making provision for issuing bonds to the amount of not to exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and three,' as amended by chapter eight hundred and one of the Laws of nineteen hundred and thirteen, in relation to the abandonment of the improvement of the canal in the city of Albany," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 24

Those who voted in the affirmative were:

Adler	Cowee	Halpern	McCleary	Seelbach
Aronson	Crews	Harrington	McGinnies	Smith C C
Bailey	Di Pirro	Harris	McWhinney	Smith J C
Barnes	Dobson	Hausner	Mead	Smith M L
Bartholomew	Doherty	Hawkins	Miller	Soule
Baum	Downs	Hunter	Moore J G	Steinberg
Betts	Druss	Hutchinson	Moore T C	Stitt
Blakely	Duke	Jacobs	Moran	Trahan
Blodgett	Evans	Jeffery	Morrissey	Ullman
Bly	Everett	Jenks	Moses	Van Wagencn
Booth	Fenner	Jesse	Mullen	Wallace
Borkowski	Finch	Judson	Neary	Warren
Brady	Fox	Kirkland	Nichols	Webb
Brooks	Franchot	Lattin	Pette	Wells
Brundage	Frerichs	Lewis	Porter	Westall
Campbell E C	Gaffers	Lieberman	Rayher	Wheelock
Campbell W W	Gage	Long	Reiss	Whitcomb
Carroll	Gempler	Lord	Rice	Williams
Caulfield	Giaccone	Lown	Richford	Witter
Chamberlin	Gray	MacFarland	Rowe	Wright
Cheney	Greenwald	Martin	Sackett	Yale
Clayton	Hager	Mastick	Seaker	Zimmerman
Cole				

Those who voted in the negative were:

Antin	Donohue	Kelly	McDonald	Reilly
Bloch	Galgano	Kiernan	McKee	Schwab
Burchill	Hackenburg	Leininger	Merrigan	Taylor
Cosgrove	Hamill	Lyman	O'Connor	Wackerman
Dickstein	Henderson	McArdle	Reiburn	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 223, Int. No. 221) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section nine of article five of the Constitution, in relation to preferences, in employment and promotion, of soldiers, sailors and marines," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 16

Those who voted in the affirmative were:

Aronson	Di Pirro	Harrington	McCleary	Richford
Bailey	Doherty	Harris	McKee	Rowe
Barnes	Downs	Hauaner	McLoughlin	Sackett
Bartholomew	Druss	Hawkins	McWhinney	Schwab
Baum	Duke	Henderson	Merrigan	Seelbach
Betts	Ellsworth	Hunter	Miller	Smith C C
Blodgett	Evans	Jacobs	Moore J G	Smith J C
Bly	Everett	Jeffery	Moore T C	Smith T K
Booth	Fenner	Jenks	Moran	Trahan
Borkowski	Finch	Jesse	Morrissey	VanWagenen
Brooks	Flynn	Judson	Moses	Wackerman
Brundage	Fox	Kelly	Mullen	Wallace
Burchill	Frerichs	Kiernan	Neary	Walsh
Campbell E C	Gaffers	Kirkland	Nichols	Warren
Campbell W W	Gage	Lattin	O'Connor	Webb
Carroll	Galgano	Leininger	Pette	Wells
Caulfield	Gempler	Lieberman	Porter	Wheelock
Chamberlin	Giaccone	Long	Rayher	Whitcomb
Cheney	Gray	Lord	Reiburn	Williams
Cole	Greenwald	MacFarland	Reilly	Wright
Cosgrove	Hager	Martin	Reiss	Yale
Cowee	Halpern	Mastick	Rice	Zimmerman
Crews				

Those who voted in the negative were:

Adler	Franchot	Lown	Mead	Solomon
Antin	Hackenburg	Lyman	Orr	Stitt
Brady	Lewis	McGinnies	Smith M L	Ullman
Dickstein				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1672, Int. No. 685) entitled "An act to amend the Tonawanda city charter, generally," having been announced for a third reading,

On motion of Mr. Zimmerman, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1756, Int. No. 692) entitled "An act to amend the General City Law, in relation to prohibiting cities from increasing during any year the compensation of any of their employees after the same shall have been fixed by and in the budget for such year," having been announced for a third reading,

On motion of Mr. Trahan, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1757, Int. No. 210) entitled "An act to amend the Greater New York charter, in relation to publication of notice of proceedings to condemn property for street purposes in Queens, Bronx and Richmond counties," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McDonald	Schwab
Antin	Dickstein	Hausner	McGinnies	Seaker
Aronson	Di Pirro	Hawkins	McKee	Sealbach
Bailey	Dobson	Henderson	McWhinney	Smith C C
Barnes	Doherty	Hunter	Mead	Smith J C
Bartholomew	Donohue	Hutchinson	Merrigan	Smith M I
Baum	Downs	Jacobs	Miller	Solomon
Betts	Druss	Jeffery	Moore J G	Soule
Blakely	Duke	Jenks	Moore T C	Steinberg
Bloch	Evans	Jesse	Moran	Stitt
Blodgett	Everett	Judson	Morrissey	Taylor
Bly	Fenner	Kelly	Moses	Trahan
Booth	Finch	Kiernan	Mullen	Ullman
Borkowski	Fox	Kirkland	Neary	VanWagenen
Brady	Franchot	Lattin	Nichols	Wackerman
Brooks	Frerichs	Leininger	O'Connor	Wallace

Brundage	Gaffers	Lewis	Orr	Warren
Burchill	Gage	Lieberman	Pette	Webb
Campbell E C	Galgano	Long	Porter	Wells
Campbell W W	Gempler	Lord	Rayher	Westall
Carroll	Giaccone	Lown	Reiburn	Wheelock
Caulfield	Gray	Lyman	Reilly	Whitcomb
Chamberlin	Greenwald	MacFarland	Reiss	Williams
Cheney	Hackenburg	Martin	Rice	Witter
Clayton	Hager	Mastick	Richford	Wright
Cole	Halpern	McArdle	Rowe	Yale
Cosgrove	Hamill	McCleary	Sackett	Zimmerman
Cowee	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1754, Int. No. 1096) entitled "An act to amend the County Law, in relation to the creation of county purchasing departments and agencies," having been announced for a third reading,

On motion of Mr. Martin, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1017, Int. No. 932) entitled "An act to amend the County Law, in relation to authority of the board of supervisors to levy taxes and appropriate money for the relief and education of poor persons, permanently or temporarily within the county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McDonald	Schwab
Antin	Dickstein	Hausner	McGinnies	Seaker
Aronson	Di Pirro	Hawkins	McKee	Seelbach
Bailey	Dobson	Henderson	McWhinney	Smith C C
Barnes	Doherty	Hunter	Mead	Smith J C
Bartholomew	Donohue	Hutchinson	Merrigan	Smith M L
Baum	Downs	Jacobs	Miller	Solomon
Betts	Druss	Jeffery	Moore J G	Soule
Blakely	Duke	Jenks	Moore T C	Steinberg
Bloch	Evans	Jesse	Moran	Stitt
Blodgett	Everett	Judson	Morrissey	Taylor
Bly	Fenner	Kelly	Moses	Trahan

Booth	Finch	Kiernan	Mullen	Ullman
Borkowski	Fox	Kirkland	Neary	VanWagenen
Brady	Franchot	Lattin	Nichols	Wackerman
Brooks	Frerichs	Leininger	O'Connor	Wallace
Brundage	Gaffers	Lewis	Orr	Warren
Burchill	Gage	Lieberman	Pette	Webb
Campbell E C	Galgano	Long	Porter	Wells
Campbell W W	Gempler	Lord	Rayher	Westall
Carroll	Giaccone	Lown	Reiburn	Wheelock
Caulfield	Gray	Lyman	Reilly	Whitcomb
Chamberlin	Greenwald	MacFarland	Reiss	Williams
Cheney	Hackenburg	Martin	Rice	Witter
Clayton	Hager	Mastick	Richford	Wright
Cole	Halpern	McArdle	Rowe	Yale
Cosgrove	Hamill	McCleary	Sackett	Zimmerman
Cowee	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Cole offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on military affairs be discharged from the further consideration of Senate bill (No. 1400, Rec. No. 298) entitled "An act to repeal article one-a of the Military Law and to amend the Education Law, in relation to military training and the Military Training Commission, and to abolish such commission."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Cole, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Cole, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Harris	McDonald	Schwab
Antin	Dickstein	Hausner	McGinnies	Seaker
Aronson	Di Pirro	Hawkins	McKee	Seelbach
Bailey	Dobson	Henderson	McWhinney	Smith C C

Barnes	Doherty	Hunter	Mead	Smith J C
Bartholomew	Donohue	Hutchinson	Merrigan	Smith M L
Baum	Downs	Jacobs	Miller	Solomon
Betts	Druss	Jeffery	Moore J G	Soule
Blakely	Duke	Jenks	Moore T C	Steinberg
Bloch	Evans	Jesse	Moran	Stitt
Blodgett	Everett	Judson	Morrissey	Taylor
Bly	Fenner	Kelly	Moses	Trahan
Booth	Finch	Kiernan	Mullen	Ullman
Borkowski	Franchot	Kirkland	Neary	VanWagenen
Brady	Frerichs	Lattin	Nichols	Wackerman
Brooks	Gaffers	Leininger	O'Connor	Wallace
Brundage	Galgano	Lewis	Orr	Warren
Burchill	Gage	Lieberman	Pette	Webb
Campbell E C	Gempler	Long	Porter	Wells
Campbell W W	Giaccone	Lord	Rayher	Westall
Carroll	Gray	Lown	Reiburn	Wheelock
Caulfield	Greenwald	Lyman	Reilly	Whitcomb
Chamberlin	Hackenburg	MacFarland	Reiss	Williams
Cheney	Hager	Martin	Rice	Witter
Clayton	Halpern	Mastick	Richford	Wright
Cole	Hamill	McArdle	Rowe	Yale
Cosgrove	Harrington	McCleary	Sackett	Zimmerman
Cowee				

In the negative:

Fox

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1690, Int. No. 437) entitled "An act to repeal article one-a of the Military Law and to amend the Education Law, in relation to military training and the Military Training Commission, and to abolish such commission," having been announced for a third reading,

On motion of Mr. Cole, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1708, Int. No. 289) entitled "An act to amend the Conservation Law, in relation to hunting and fishing on private land used for agricultural or other purposes," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McCleary	Seelbach
Antin	Dickstein	Hausner	McDonald	Smith C C
Aronson	Di Pirro	Hawkins	McGinnies	Smith J C
Bailey	Dobson	Henderson	McKee	Moore J G
Barnes	Doherty	Hunter	McWhinney	Moore T C
Bartholomew	Donohue	Hutchinson	Merrigan	Smith M L
Baum	Downs	Jacobs	Miller	Solomon
Betts	Druss	Jeffery	Moran	Soule
Blakely	Duke	Jenks	Morrissey	Steinberg
Bloch	Evans	Jesse	Moses	Stitt
Blodgett	Everett	Judson	Mullen	Taylor
Bly	Fenner	Kelly	Neary	Trahan
Booth	Finch	Kiernan	Nichols	Ullman
Borkowski	Fox	Kirkland	O'Connor	VanWagenen
Brady	Franchot	Lattin	Orr	Wackerman
Brooks	Frerichs	Leininger	Pette	Wallace
Brundage	Gaffers	Lewis	Porter	Warren
Burchill	Gage	Lieberman	Rayher	Webb
Campbell E C	Galgano	Long	Reiburn	Wells
Campbell W W	Gempler	Lord	Reilly	Westall
Carroll	Giaccone	Lown	Reiss	Wheelock
Caulfield	Gray	Lyman	Rice	Whitcomb
Chamberlin	Greenwald	MacFarland	Richford	Williams
Cheney	Hackenburg	Martin	Rowe	Witter
Clayton	Hager	Mastick	Sackett	Wright
Cole	Halpern	Mead	Schwab	Yale
Cosgrove	Hamill	McArdle	Seaker	Zimmerman
Cowee	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1755, Int. No. 782) entitled "An act to amend the Town Law, in relation to the raising of a contingent fund," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McDonald	Schwab
Antin	Dickstein	Hausner	McGinnies	Seaker
Aronson	Di Pirro	Hawkins	McKee	Seelbach

Bailey	Dobson	Henderson	McWhinney	Smith C C
Barnes	Doherty	Hunter	Mead	Smith J C
Bartholomew	Donohue	Hutchinson	Merrigan	Smith M L
Baum	Downs	Jacobs	Miller	Solomon
Betts	Druss	Jeffery	Moore J G	Soule
Blakely	Duke	Jenks	Moore T C	Steinberg
Bloch	Evans	Jesse	Moran	Stitt
Blodgett	Everett	Judson	Morrissey	Taylor
Bly	Fenner	Kelly	Moses	Trahan
Booth	Finch	Kiernan	Mullen	Ullman
Borkowski	Fox	Kirkland	Neary	VanWagenen
Brady	Franchot	Lattin	Nichols	Wackerman
Brooks	Frerichs	Leininger	O'Connor	Wallace
Brundage	Gaffers	Lewis	Orr	Warren
Burchill	Gage	Lieberman	Pette	Webb
Campbell E C	Galgano	Long	Porter	Wells
Campbell W W	Gempler	Lord	Rayher	Westall
Carroll	Giaccone	Lown	Reiburn	Wheelock
Caulfield	Gray	Lyman	Reilly	Whitcomb
Chamberlin	Greenwald	MacFarland	Reiss	Williams
Cheney	Hackenburg	Martin	Rice	Witter
Clayton	Hager	Mastick	Richford	Wright
Cole	Halpern	McArdle	Rowe	Yale
Cosgrove	Hamill	McCleary	Sackett	Zimmerman
Cowee	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Frerichs offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of Senate bill (No. 920, Rec. No. 269) entitled "An act to amend the Judiciary Law, in relation to the appointment of court officers in Richmond county."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Frerichs, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Frerichs, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McDonald	Schwab
Antin	Dickstein	Hausner	McGinnies	Seaker
Aronson	Di Pirro	Hawkins	McKee	Seelbach
Bailey	Dobson	Henderson	McWhinney	Smith C C
Barnes	Doherty	Hunter	Mead	Smith J C
Bartholomew	Donohue	Hutchinson	Merrigan	Smith M L
Baum	Downs	Jacobs	Miller	Solomon
Betts	Druss	Jeffery	Moore J G	Soule
Blakely	Duke	Jenks	Moore T C	Steinberg
Bloch	Evans	Jesse	Moran	Stitt
Blodgett	Everett	Judson	Morrissey	Taylor
Bly	Fenner	Kelly	Moses	Trahan
Booth	Finch	Kiernan	Mullen	Ullman
Borkowski	Fox	Kirkland	Neary	Van Wagenen
Brady	Franchot	Lattin	Nichols	Wackerman
Brooks	Frerichs	Leininger	O'Connor	Wallace
Brundage	Gaffers	Lewis	Orr	Warren
Burchill	Gage	Lieberman	Pette	Webb
Campbell E C	Galgano	Long	Porter	Wells
Campbell W W	Gempler	Lord	Rayher	Westall
Carroll	Giaccone	Lown	Reiburn	Wheelock
Caulfield	Gray	Lyman	Reilly	Whitcomb
Chamberlin	Greenwald	MacFarland	Reiss	Williams
Cheney	Hackenburg	Martin	Rice	Witter
Clayton	Hager	Mastick	Richford	Wright
Cole	Halpern	McArdle	Rowe	Yale
Cosgrove	Hamill	McCleary	Sackett	Zimmerman
Cowee	Harrington			

Ordered, That the Clerk return ssaid bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1326, Int. No. 1202) entitled "An act to amend the Judiciary Law, in relation to the appointment of court officers in Richmond county," having been announced for a third reading,

On motion of Mr. Frerichs, said bill was laid aside, and ordered stricken from the calendar.

By unanimous consent, Mr. Cheney offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on internal affairs be discharged from the further consideration of Senate bill (No. 747, Rec. No. 201) entitled "An act to amend the Town Law, in relation to regulation of certain occupations in certain towns".

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Cheney, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Cheney, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Harris	McDonald	Schwab
Antin	Dickstein	Hausner	McGinnies	Seaker
Aronson	Di Pirro	Hawkins	McKee	Seelbach
Bailey	Dobson	Henderson	McWhinney	Smith C C
Barnes	Doherty	Hunter	Mead	Smith J C
Bartholomew	Donohue	Hutchinson	Merrigan	Smith M L
Baum	Downs	Jacobs	Miller	Solomon
Betts	Druss	Jeffery	Moore J G	Soule
Blakely	Duke	Jenks	Moore T C	Steinberg
Bloch	Evans	Jesse	Moran	Stitt
Blodgett	Everett	Judson	Morrissey	Taylor
Bly	Fenner	Kelly	Moses	Trahan
Booth	Finch	Kiernan	Mullen	Ullman
Borkowski	Fox	Kirkland	Neary	VanWagenen
Brady	Franchot	Lattin	Nichols	Wackerman
Brooks	Frerichs	Leininger	O'Connor	Wallace
Brundage	Gaffers	Lewis	Orr	Warren
Burchill	Gage	Lieberman	Pette	Webb
Campbell E C	Galgano	Long	Porter	Wells
Campbell W W	Gempler	Lord	Rayher	Westall
Carroll	Giaccone	Lown	Reiburn	Wheelock
Caulfield	Gray	Lyman	Reilly	Whitcomb
Chamberlin	Greenwald	MacFarland	Reiss	Williams
Cheney	Hager	Martin	Rice	Witter
Clayton	Halpern	McArdle	Richford	Wright
Cole	Hamill	Mastick	Rowe	Yale
Crossgrove	Harrington	McCleary	Sackett	Zimmerman
Cowee				

In the negative:

Hackenburg

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1284, Int. No. 1160) entitled "An act to amend

the Town Law, in relation to regulation of certain occupations in certain towns," having been announced for a third reading,

On motion of Mr. Cheney, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1383, Int. No. 1241) entitled "An act to amend section thirteen hundred and twenty-six of the Code of Civil Procedure, making the giving of security unnecessary to perfect an appeal to the Court of Appeals, where the Appellate Division; or a judge of the Court of Appeals shall certify that a constitutional question is involved; nor by a claimant under the Workmen's Compensation Law, where the decision of the Appellate Division is not unanimous, nor where the decision of the Appellate Division is unanimous and such appeal is with the consent of the Appellate Division, or a judge of the Court of Appeals," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Harris	McDonald	Schwab
Antin	Dickstein	Hausner	McGinnies	Seaker
Aronson	Di Pirro	Hawkins	McKee	Seelbach
Bailey	Dobson	Henderson	McWhinney	Smith C C
Barnes	Doherty	Hunter	Mead	Smith J C
Bartholomew	Downs	Hutchinson	Merrigan	Smith M L
Baum	Druss	Jacobs	Miller	Solomon
Betts	Duke	Jeffery	Moore J G	Soule
Blakely	Evans	Jenks	Moore T C	Steinberg
Bloch	Everett	Jesse	Moran	Stitt
Blodgett	Fenner	Judson	Morrissey	Taylor
Bly	Finch	Kelly	Moses	Trahan
Booth	Fox	Kiernan	Mullen	Ullman
Borkowski	Franchot	Kirkland	Neary	VanWagenen
Brady	Frerichs	Lattin	Nichols	Wackerman
Brooks	Gaffers	Leininger	O'Connor	Wallace
Brundage	Gage	Lewis	Orr	Warren
Burchill	Galgano	Lieberman	Pette	Webb
Campbell E C	Gempler	Long	Porter	Wells
Campbell W W	Giaccone	Lord	Rayher	Westall
Carroll	Gary	Lown	Reiburn	Whitcomb

Caulfield	Greenwald	Lyman	Reilly	Wheelock
Chamberlin	Hackenburg	MacFarland	Reiss	Williams
Cheney	Hager	Martin	Rice	Witter
Clayton	Halpern	Mastick	Richford	Wright
Cole	Hamill	McArdle	Rowe	Yale
Cosgrove	Harrington	McCleary	Sackett	Zimmerman
Cowee				

In the negative:

Donohue

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1233, Int. No. 1109) entitled "An act to amend the Conservation Law, in relation to tip-ups," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McDonald	Schwab
Antin	Dickstein	Hausner	McGinnies	Seaker
Aronson	Di Pirro	Hawkins	McKee	Seelbach
Bailey	Dobson	Henderson	McWhinney	Smith C C
Barnes	Doherty	Hunter	Mead	Smith J C
Bartholomew	Donohue	Hutchinson	Merrigan	Smith M L
Baum	Downs	Jacobs	Miller	Solomon
Betts	Druss	Jeffery	Moore J G	Soule
Blakely	Duke	Jenks	Moore T C	Steinberg
Bloch	Evans	Jesse	Moran	Stitt
Blodgett	Everett	Judson	Morrissey	Taylor
Bly	Fenner	Kelly	Moses	Trahan
Booth	Finch	Kiernan	Mullen	Ullman
Borkowski	Fox	Kirkland	Neary	VanWagenen
Brady	Franchot	Lattin	Nichols	Wackerman
Brooks	Frerichs	Leininger	O'Connor	Wallace
Brundage	Gaffers	Lewis	Orr	Warren
Burchill	Gage	Lieberman	Pette	Webb
Campbell E C	Galgano	Long	Porter	Wells
Campbell W W	Gempler	Lord	Rayher	Westall
Carroll	Giaccone	Lown	Reiburn	Wheelock
Caulfield	Gray	Lyman	Reilly	Whitcomb
Chamberlin	Greenwald	MacFarland	Reiss	Williams
Cheney	Hackenburg	Martin	Rice	Witter
Clayton	Hager	Mastick	Richford	Wright
Cole	Halpern	McArdle	Rowe	Yale
Cosgrove	Hamill	McCleary	Sackett	Zimmerman
Cowee	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 856, Int. No. 803) entitled "An act to amend the Insurance Law, in relation to reinsurance," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1679, Int. No. 1228) entitled "An act to amend the Greater New York charter, in relation to the position of military police captain in the police department of the city of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McWhinney	Smith C C
Bailey	Dobson	Henderson	Mead	Smith J C
Barnes	Doherty	Hunter	Merrigan	Smith M L
Bartholomew	Donohue	Hutchinson	Miller	Solomon
Baum	Downs	Jacobs	Moore J G	Soule
Betta	Druss	Jeffery	Moore T C	Steinberg
Blakely	Duke	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kiernan	Neary	VanWagenen
Borkowski	Fox	Kirkland	Nichols	Wackerman
Brady	Franchot	Lattin	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gempler	Lown	Reiburn	Westall
Carroll	Giaccone	Lyman	Reilly	Wheelock
Caulfield	Gray	MacFarland	Reiss	Whitcomb
Chamberlin	Greenwald	Martin	Rice	Williams
Cheney	Hackenburg	Mastick	Richford	Witter
Clayton	Hager	McArdle	Rowe	Wright

Cole
Cosgrove
Cowee

Halpern
Hamill
Harrington

McCleary
McDonald

Sackett
Schwab

Yale
Zimmerman

In the negative:

Leininger

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1707, Int. No. 1375) entitled "An act to amend the State Charities Law, in relation to the superintendent of the New York State Reformatory for Women at Bedford," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McWhinney	Smith C C
Bailey	Dobson	Henderson	Mead	Smith J C
Barnes	Doherty	Hunter	Merrigan	Smith M L
Bartholomew	Donohue	Hutchinson	Miller	Solomon
Baum	Downs	Jacobs	Moore J G	Soule
Betts	Druss	Jeffery	Moore T C	Steinberg
Blakely	Duke	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kiernan	Neary	VanWagenen
Borkowski	Fox	Kirkland	Nichols	Wackerman
Brady	Franchot	Lattin	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell F C	Galgano	Lord	Ravher	Wells
Campbell W W	Gempler	Lown	Reiburn	Westall
Carroll	Giaccone	Lyman	Reilly	Wheelock
Caulfield	Gray	MacFarland	Reiss	Whitcomb
Chamberlin	Greenwald	Martin	Rice	Williams
Cheney	Hackenburg	Mastick	Richford	Witter
Clayton	Hager	McArdle	Rowe	Wright
Cole	Halpern	McCleary	Sackett	Yale
Cosgrove	Hamill	McDonald	Schwab	Zimmerman
Cowee	Harrington			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 173, Assembly Reprint No. 1763, Rec. No. 164) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the qualifications of city magistrates," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McWhinney	Smith C C
Bailey	Dobson	Henderson	Mead	Smith J C
Barnes	Doherty	Hunter	Merrigan	Smith M L
Bartholomew	Donohue	Hutchinson	Miller	Solomon
Baum	Downs	Jacobs	Moore J G	Soule
Betts	Druss	Jeffery	Moore T C	Steinberg
Blakely	Duke	Jenks	Moran	Stitt
Bloch	Evans	Jesse	Morrissey	Taylor
Blodgett	Everett	Judson	Moses	Trahan
Bly	Fenner	Kelly	Mullen	Ullman
Booth	Finch	Kiernan	Neary	Van Wagenen
Borkowski	Fox	Kirkland	Nichols	Wackerman
Brady	Franchot	Lattin	O'Connor	Wallace
Brooks	Frerichs	Lewis	Orr	Walsh
Brundage	Gaffers	Lieberman	Pette	Warren
Burchill	Gage	Long	Porter	Webb
Campbell E C	Galgano	Lord	Rayher	Wells
Campbell W W	Gempler	Lown	Reiburn	Westall
Carroll	Giaccone	Lyman	Reilly	Wheelock
Caulfield	Gray	MacFarland	Reiss	Whitcomb
Chamberlin	Greenwald	Martin	Rice	Williams
Cheney	Hackenburg	Mastick	Richford	Witter
Clayton	Hager	McArdle	Rowe	Wright
Cole	Halpern	McCleary	Sackett	Yale
Osgrove	Hamill	McDonald	Schwab	Zimmerman
Cowee	Harrington			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same with amendments.

The bill (No. 1497, Int. No. 51) entitled "An act to amend

the Election Law, in relation to the adoption and use of voting machines in New York city," having been announced for a second reading,

On motion of Mr. Jesse, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1791, Int. No. 1017) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' generally," having been announced for a second reading,

On motion of Mr. Trahan, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1790, Int. No. 361) entitled "An act to amend the Judiciary Law, in relation to official referees," was read the second time.

On motion of Mr. Bly, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1789, Int. No. 901) entitled "An act to amend chapter three hundred and ninety-three of the Laws of nineteen hundred and six, entitled 'An act to create and establish a policemen's relief and pension fund for the police department of the city of Utica and authorizing the granting and payment of relief and pensions to the officers and members of said department entitled thereto,' generally," was read the second time.

On motion of Mr. Booth, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1788, Int. No. 1050) entitled "An act to amend the revised charter of the city of Syracuse, in relation to the boundary of such city and of the tenth and thirteenth wards thereof," was read the second time.

On motion of Mr. Chamberlin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1787, Int. No. 1194) entitled "An act to amend the Greater New York charter, in relation to salaries of clerks,

deputy clerks and assistant clerks of the municipal court of the city of New York," was read the second time.

On motion of Mr. Doherty, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1786, Int. No. 870) entitled "An act to create the Suffolk county board of child welfare, to define its powers and duties, and to abolish the board of child welfare established in such county, under the provisions of the General Municipal Law," was read the second time.

On motion of Mr. Downs, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1785, Int. No. 726) entitled "An act to amend the Code of Criminal Procedure, in relation to release on bail pending an appeal from minor courts," was read the second time.

On motion of Mr. Downs, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1784, Int. No. 1154) entitled "An act to amend the charter of the city of Hornell, in relation to the establishment, maintenance and disbursement of pension funds for policemen and firemen," was read the second time.

On motion of Mr. Hunter, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1783, Int. No. 997) entitled "An act to amend the General Business Law, in relation to books to be kept by garage keepers, motor vehicle paint, repair or machine shops and dealers firemen," was read the second time.

On motion of Mr. Leininger, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1782, Int. No. 213) entitled "An act to validate the charter, confirm the rights of members, and legalize the acts of Van Nest hose companies numbers one and two of the Van Nest fire department, in the county of Bronx," was read the second time.

On motion of Mr. McDonald, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1781, Int. No. 1424) entitled "An act to amend the State Finance Law, in relation to creating the board of estimate and control, defining its powers and duties, and abolishing

the central supply committee and transferring its functions to such board, and to repeal section twenty-six of the Legislative Law, and making an appropriation therefor," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1780, Int. No. 1048) entitled "An act to amend chapter five hundred and fifty-nine of the Laws of nineteen hundred and ten, entitled 'An act to provide a charter for the city of New Rochelle,' generally," was read the second time.

On motion of Mr. T. C. Moore, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1779, Int. No. 97) entitled "An act to amend the Penal Law, in relation to barbering on Sunday," was read the second time.

On motion of Mr. Pette, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1778, Int. No. 1144) entitled "An act to authorize and direct the police commissioner of the city of New York to increase the pension of Charles M. Murphy to an amount not less than one-half of the salary paid to him at the date of his retirement," was read the second time.

On motion of Mr. Pette, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1777, Int. No. 898) entitled "An act to amend the Penal Law, in relation to the practice of law by corporations and voluntary associations," having been announced, Mr. Stitt moved to amend as follows:

"(a) a corporation lawfully authorized to insure titles to real property from furnishing or rendering advice or services in the closing of a title which the corporation is insuring, or in the preparation of conveyancing instruments necessary upon the closing of such title, or instruments limiting its liability or curing defects in a title against which it has already insured or guaranteed, or

"(b) a corporation lawfully authorized to act as a real estate broker or agent from preparing a contract for the sale or lease of real property in connection with a transaction in which it is acting as broker or agent, or

"(c) a corporation from furnishing or rendering to any person

lawfully engaged in the practice of the law advice or services in and about his professional work, or

"(d) a corporation from furnishing the services of an attorney-at-law employed by it to any subsidiary corporation lawfully engaged in the same general business, for its own use, or

(e) a corporation lawfully engaged in the business of casualty insurance from furnishing the services of an attorney-at-law employed by it in any action or proceeding for the result of which it is or may be liable.

(f) any organization organized for benevolent or charitable purposes or for the purpose of assisting persons without means in the pursuit of any civil remedy whose existence, organization or incorporation is approved by the appellate division of the supreme court of the department in which the principal office of said organization may be located, from furnishing or rendering legal advice or legal services."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1776, Int. No. 1363) entitled "An act to amend the Prison Law, in relation to commutation of sentences of convicts," was read the second time.

On motion of Mr. Ullman, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 178, Assembly Reprint No. 1775, Rec. No. 128) entitled "An act to amend the Greater New York charter, in relation to the pensions of widows and orphans of members of the police force," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 778, Assembly Reprint No. 1774, Rec. No. 224) entitled "An act to amend the charter of the Catholic Charities Aid Associations, in relation to guardianship powers," was read the second time.

On motion of Mr. Gaffers, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1829, Int. No. 1150) entitled "An act to amend the Agricultural Law, in relation to manufacture and sale of milk products," was read the second time.

On motion of Mr. Witter, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1828, Int. No. 1041) entitled "An act to amend the Public Health Law, in relation to the protection of the potable waters of the city of New York in the Croton and Esopus watershed and the protection of public health by railroad companies," was read the second time.

On motion of Mr. Hamill, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1827, Int. No. 21) entitled "An act to amend the Public Health Law, in relation to prohibiting the transportation of garbage, dead animals and other noxious or deleterious matter from one county of the State to another without consent of the local authorities," was read the second time.

On motion of Mr. Cosgrove, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1826, Int. No. 22) entitled "An act to amend the Public Health Law, in relation to consents for the maintenance and operation of garbage and rendering plants," was read the second time.

On motion of Mr. Cosgrove, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1825, Int. No. 1329) entitled "An act to amend the Insurance Law, in relation to stock fire insurance corporations," was read the second time.

On motion of Mr. Trahan, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 889, Assembly Reprint No. 1821, Rec. No. 145) entitled "An act to amend chapter five hundred and thirty-five of the Laws of nineteen hundred and fifteen, entitled 'An act to consolidate and revise the several acts relative to the city of Olean,' in relation to powers and duties of park commissioners, the acquisition of lands for park, playground and athletic field purposes, their improvement and equipment, and providing for the raising of funds for the payment of same," was read the second time.

On motion of Mr. Cole, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1824, Int. No. 184) entitled "An act to amend the Labor Law, in relation to definition of a factory," was read the second time.

On motion of Miss M. L. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1823, Int. No. 680) entitled "An act to amend the Insurance Law, in relation to requiring indemnity bonds or insurance policies from owners of motor vehicles," having been announced for a third reading,

On motion of Mr. Trahan, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1830, Int. No. 787) entitled "An act providing for the creation of the commission and the payment of the bonus provided for in chapter eight hundred and seventy-two of the Laws of nineteen hundred and twenty," was read the second time.

On motion of Miss M. L. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1831, Int. No. 860) entitled "An act to amend the Election Law, in relation to the delivery of ballot boxes in the city of New York at the close of the canvass of votes at an election," was read the second time.

On motion of Mr. Baum, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1832, Int. No. 880) entitled "An act to amend the Education Law, relative to discipline and physical training," was read the second time.

On motion of Mr. Hutchinson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1833, Int. No. 1366) entitled "An act to define and regulate the practice of chiropractic," was read the second time.

On motion of Mr. Yale, said bill was placed on the order of third reading and referred to the committee on revision.

Mr. Lattin moved to reconsider the vote by which said bill was ordered to a third reading.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

The Senate bill (No. 146, Assembly Reprint No. 1834, Rec. No. 41) entitled "An act to amend the Education Law, in relation to bonded indebtedness of school districts for certain purposes," was read the second time.

On motion of Mr. Harris, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate returned the Assembly bill (No. 359, Senate Reprint No. 1072, Int. No. 259) entitled "An act to amend the Town Law, in relation to application of certain provisions to Livingston county," with a message that they have concurred in the passage of the same with the following amendments:

Page 2, following line 4, insert the following new section:

"§ 2. Section one hundred and forty-two of article six of such chapter, as added by chapter four hundred and thirteen of the Laws of nineteen hundred and sixteen, and amended by chapter two hundred and two of the Laws of nineteen hundred and twenty, is hereby renumbered section one hundred and forty-one-B".

Page 2, line 5, strike out "2" and insert "3".

Mr. Wheelock moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Harris	McGinnies	Seaker
Antin	Dickstein	Hausner	McKee	Seelbach
Aronson	Di Pirro	Hawkins	McWhinney	Smith C C
Bailey	Dobson	Henderson	Mead	Smith J C
Barnes	Doherty	Hunter	Merrigan	Smith M L
Bartholomew	Donohue	Hutchinson	Miller	Smith T K
Baum	Downs	Jacobs	Moore J G	Solomon
Betts	Druse	Jeffery	Moore T C	Soule
Blakely	Duke	Jenks	Moran	Steinberg
Bloch	Evans	Jesse	Morrissey	Stitt
Blodgett	Everett	Judson	Moses	Taylor
Bly	Fenner	Kelly	Mullen	Trahan
Booth	Finch	Kiernan	Neary	Ullman
Borkowski	Fox	Kirkland	Nichols	VanWagenen
Brady	Franchot	Lattin	O'Connor	Wackerman
Brooks	Frerichs	Leininger	Orr	Wallace

Brundage	Gaffers	Lewis	Pette	Warren
Burchill	Gage	Lieberman	Porter	Webb
Campbell E C	Galgano	Long	Rayher	Wells
Campbell W W	Gempier	Lord	Reiburn	Westall
Carroll	Giaccone	Lown	Reilly	Wheelock
Caulfield	Gray	Lyman	Reiss	Whitcomb
Chamberlin	Greenwald	MacFarland	Rice	Williams
Cheney	Hackenburt	Martin	Richford	Witter
Clayton	Hager	Mastick	Rowe	Wright
Cole	Halpern	McArdle	Sackett	Yale
Cosgrove	Hamill	McCleary	Schwab	Zimmerman
Cowee	Harrington	McDonald		

At 1:15 o'clock P. M., on motion of Mr. Adler, the House took a recess until 4 o'clock P. M., for the purpose of receiving committee reports.

FOUR O'CLOCK P. M.

The House again convened.

Mr. Martin, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Rowe (No. 1608, Int. No. 1392) entitled "An act to amend the Real Property Law, in relation to acknowledgments and proofs in foreign countries," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Everett, Stitt, Ullman, Westall, Barnes, Bloch.

Those who voted in the negative were: Messrs. Jenks, Moran.

Also, Assembly bill introduced by Mr. Harrington (No. 1427, Int. No. 1270) entitled "An act to amend the Judiciary Law, in relation to the compensation of stenographers appointed by justices of the Appellate Division of the third and fourth departments," reported in favor of the passage of the same, without amendment.

Those who voted in the affirmative were: Messrs. Martin, Lown, Everett, Stitt, Ullman, Westall, Barnes, Bloch.

Also, Assembly bill introduced by Mr. Fox (No. 1344, Int. No. 1220) entitled "An act to amend section three hundred and nine of the Election Law, being chapter twenty-two of the Laws of nineteen hundred and nine, in relation to the nonexemption from jury duty of election officers in cities of the first class," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Ullman, Westall, Moran, Barnes.

Those who voted in the negative were: Messrs. Everett, Stitt, Bloch.

Also, Assembly bill introduced by Mr. Duke (No. 1482, Int. No. 1312) entitled "An act to amend chapter nine hundred and twenty-two of the Laws of nineteen hundred and twenty, entitled 'An act in relation to the Court of Claims and the jurisdiction, practice and procedure therein,' in relation to the laws repealed hereby," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Everett, Stitt, Ullman, Westall, Moran, Barnes, McKee.

In the negative: Mr. Bloch.

Also, Assembly bill introduced by Mr. Rayher (No. 1866, Int. No. 1509) entitled "An act to repeal subdivision eight of section ninety-eight of the Decedent Estate Law, relating to the distribution of personal property," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Everett, Stitt, Ullman, Westall, Moran, Barnes, Bloch.

Also, Assembly bill introduced by Mr. Judson (No. 759, Int. No. 712) entitled "An act to amend the Judiciary Law, in relation to retirement of court attendants, librarians and assistant librarians of the Appellate Division in the third and fourth departments," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Stitt, Ullman, Westall, Moran, Barnes, Bloch.

Also, Assembly bill introduced by Mr. McWhinney (No. 1844, Int. No. 1492) entitled "An act to amend the Civil Service Law, in relation to the unclassified service," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe,

Lown, Jenks, Everett, Stitt, Ullman, Westall, Moran, Barnes, Bloch.

Also, Assembly bill introduced by Mr. T. C. Moore (No. 1159, Int. No. 1047) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section six of article three of the Constitution, in relation to compensation and mileage of members of the Legislature," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Everett, Stitt, Ullman, Westall, Moran, Barnes, Bloch.

In the negative: Mr. Jenks.

Also, Assembly bill introduced by Mr. Blodgett (No. 199, Int. No. 199) entitled "An act to amend the Civil Service Law, in relation to retiring certain veterans and granting them pensions," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Everett, Stitt, Ullman, Moran, Barnes, Bloch.

Those who voted in the negative were: Messrs. Jenks, Westall.

Also, Assembly bill introduced by Mr. Hamill (No. 1152, Int. No. 1040) entitled "An act to amend the Civil Service Law, in relation to physical examinations of persons who were in the Federal service during the World War," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Everett, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes, Bloch.

In the negative: Mr. Jenks.

Also, Assembly bill introduced by Mr. McWhinney (No. 308, Int. No. 307) entitled "An act to amend the Judiciary Law, in relation to power of Supreme Court justices in Nassau and Suffolk counties to appoint court attendants," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Everett, Stitt, Ullman, Westall, Barnes, Bloch.

Also, Assembly bill introduced by Mr. Blakely (No. 479, Int. No. 469) entitled "An act to amend the Civil Practice Act, in relation to fees of the county clerk in Westchester county," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Stitt, Ullman, Westall, Moran, Barnes, Bloch.

Also, Assembly bill introduced by Mr. Ellsworth (No. 295, Int. No. 294) entitled "An act in relation to tax sales heretofore made by the treasurer of the county of Franklin," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Everett, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes.

Also, Assembly bill introduced by Mr. Warren (No. 473, Int. No. 464) entitled "An act to amend chapter eight hundred and fifty-seven of the Laws of eighteen hundred and sixty-six, entitled 'An act to incorporate The Brooklyn Improvement Company,' relative to the powers of such company," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Stitt, Ullman, Westall, Moran, Barnes, Bloch.

Also, Assembly bill introduced by Mr. Aronson (No. 476, Int. No. 466) entitled "An act to broaden the corporate purposes of the New York Association for Improving the Condition of the Poor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Everett, Stitt, Ullman, Smith, T. K., Westall, Barnes.

In the negative: Mr. Moran.

Also, Assembly bill introduced by Mr. Druss (No. 949, Int. No. 871) entitled "An act to amend the Judiciary Law, in relation to the appointment and salaries of employees of certain courts within the second judicial department," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Everett, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes.

In the negative: Mr. Jenks.

Also, Assembly bill introduced by Mr. Cheney (No. 481, Int. No. 471) entitled "An act to amend the Civil Service Law, in relation to the retirement of officers and employees in the State

civil service," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Stitt, Ullman, Westall, Moran, Barnes, Bloch.

Also, Assembly bill introduced by Mr. J. G. Moore (No. 1792, Int. No. 675) entitled "An act to amend the Real Property Law, in relation to registering title to real property," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Everett, Stitt, Ullman, Westall, Moran, Barnes.

Also, Assembly bill introduced by Mr. Mullen (No. 623, Int. No. 595) entitled "An act to amend the Real Property Law, in relation to guardian ad litem in an action to register title to real property," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Stitt, Ullman, Moran, Barnes, Bloch.

In the negative: Mr. Westall.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Martin, from the committee on judiciary, to which was referred Senate bill introduced by Mr. Swift (No. 529, Rec. No. 167) entitled "An act to amend the Judiciary Law, in relation to the expense of preliminary investigations in disbarment proceedings," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Everett, Stitt, Westall, Moran, Barnes.

Also, Senate bill introduced by Mr. Smith (No. 1105, Rec. No. 270) entitled "An act authorizing the United Brethren's Church (at New Dorp) on Staten island to acquire lands adjacent to its present cemetery to be held and used for cemetery purposes," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Everett, Stitt, Westall, Moran, Barnes.

Also, Senate bill introduced by Mr. Lusk (No. 202, Rec. No. 127) entitled "An act to amend the Judiciary Law, in relation to compensation of stenographers and confidential clerks appointed by justices of the Appellate Division of the third and fourth departments," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Everett, Stitt, Ullman, Smith, T. K., Westall, Moran, Barnes.

Also, Senate bill introduced by Mr. Gibbs (No. 306, Rec. No. 85) entitled "An act to amend the Decedent Estate Law, in relation to the recording of wills probated outside the State," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Everett, Stitt, Ullman, Barnes, Bloch.

In the negative: Mr. Moran.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Harris, from the committee on public education, to which was referred Assembly bill introduced by Mr. Harris (No. 1804, Int. No. 1473) entitled "An act to amend the Education Law, relative to the salaries of principals of schools in cities of the first class having a population of one million or over," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Harris, Smith, Miss M. L., Jacobs, Wright, Bailey, Moses, O'Connor.

Those who voted in the negative were: Messrs. Soule, Greenwald.

Also, Assembly bill introduced by Miss M. L. Smith (No. 1429, Int. No. 1272) entitled "An act to amend the Education Law, in relation to the establishment and maintenance of kindergartens in cities and school districts," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Harris, Soule, Gage, Smith, Miss M. L., Greenwald, Wright, Bailey, O'Connor.

Also, Assembly bill introduced by Mr. McGinnies (No. 1807, Int. No. 1476) entitled "An act to amend the Education Law,

in relation to the membership of the State Teachers' Retirement Board," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Harris, Soule, Gage, Jacobs, Greenwald, Wright, McKee.

Also, Assembly bill introduced by Mr. McGinnies (No. 1126, Int. No. 621) entitled "An act to amend the Education Law, in relation to industrial teachers' scholarships," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Harris, Soule, Gage, Jacobs, Greenwald, Wright, Bailey, Moses.

In the negative: Miss M. L. Smith.
which report was agreed to, and said bills placed on the order of second reading.

Mr. Harris, from the committee on public education, to which was referred Assembly bill introduced by Mr. Wright (No. 855, Int. No. 802) entitled "An act to amend the Education Law, relative to boards of education in the city school districts," reported in favor of the passage of the same with the following amendments:

(See Appendix No. 10.)

Those who voted in the affirmative were: Messrs. Harris, Soule, Gage, Smith, Miss M. L., Jacobs, Greenwald, Wright, Bailey, O'Connor.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. McWhinney, from the committee on affairs of villages, to which was referred Assembly bill introduced by Mr. McWhinney (No. 1640, Int. No. 1407) entitled "An act to amend the Village Law, in relation to establishment of police departments in certain villages," reported in favor of the passage of the same with the following amendments:

Page 2, line 5, after the word "and" strike out the italicized matter.

Line 6, strike out the word "shall".

Line 7, after the word "and" appears for the second time strike out the words "such board".

Line 8, strike out the italicized matter.

Line 14, after the word "person" strike out all the italicized matter.

Line 15, strike out the word "police".

Line 22, after the word "force" strike out all the italicized matter.

Line 23, after the period strike out the words "the chief of".

Strike out lines 24 and 25.

Line 26, after the word "member" strike out all the italicized matter.

Page 3, line 14, after the comma strike out the italicized matter.

Line 15, strike out the italicized matter and after the period insert in italics "The board of trustees or municipal board of any village in a county having a population of less than two hundred and fifty thousand adjoining a city of the first class having a population of one million or more, may establish a police department in such village and thereupon the president of the village shall appoint a chief of police and such lieutenants of police, sergeants of police and patrolmen as may be needed and such board of trustees or such municipal board shall fix their compensation. No person shall be eligible to such appointment except as are specified in the foregoing provisions of this section. A member of the police force in such county except the chief of police and lieutenants of police shall continue in office unless suspended or dismissed. The chief of police and lieutenants of police may be removed by and at the pleasure of the president of the village and such removal shall not be subject to review by certiorari".

Those who voted in the affirmative were: Messrs. McWhinney, Judson, Hunter, Rice, Hutchinson, Evans, Mastick, Bailey. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1469, Int. No. 1303) entitled "An act to incorporate the Jewish Board of Guardians and to provide for the consolidation of the Jewish Protectory and Aid Society and other charitable corporations into it," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The privileges of the floor were extended to Hon. George Tiffany.

On motion of Mr. Adler, the House adjourned.

WEDNESDAY, APRIL 6, 1921

The House met pursuant to adjournment.

Prayer by Rev. Chas. H. Walker, Troy.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with, and the same was approved.

By unanimous consent, the following bills were introduced:

By Mr. Brady: "An act to amend the General Business Law, in relation to liability of hotel keepers (Int. No. 1549), which was read the first time and referred to the committee on general laws.

Also, "An act to amend the General Business Law, in relation to liability of hotel keepers" (Int. No. 1550), which was read the first time and referred to the committee on general laws.

By Mr. Brundage: "An act to amend chapter nine hundred and twelve of the Laws of nineteen hundred and twenty, entitled 'An act allowing and regulating boxing and sparring matches, and establishing a State boxing commission, and making an appropriation therefor, generally' (Int. No. 1551), which was read the first time and referred to the committee on ways and means.

By Mr. Donohue: "An act making an appropriation to refund to the estate of Caesar J. Kaskel moneys erroneously paid into the State treasury as an inheritance tax" (Int. No. 1552), which was read the first time and referred to the committee on ways and means.

Also, "An act making an appropriation to refund to the estate of Robert E. Kelly moneys erroneously paid into the State treasury as an inheritance tax" (Int. No. 1553), which was read the first time and referred to the committee on ways and means.

Also, "An act making an appropriation to refund to the estate of John Carow moneys erroneously paid into the State treasury as an inheritance tax" (Int. No. 1554), which was read the first time and referred to the committee on ways and means.

By Mr. Hutchinson: "An act to amend the Education Law, in relation to part-time or continuation schools" (Int. No. 1555), which was read the first time and referred to the committee on public education.

Also, "An act to amend the Education Law, in relation to apportionment of school moneys" (Int. No. 1556), which was read the first time and referred to the committee on public education.

By Mr. J. G. Moore: "An act to amend the Lien Law, in relation to chattel mortgages on stocks of merchandise" (Int. No. 1557), which was read the first time and referred to the committee on the judiciary.

By Mr. T. K. Smith: "An act to amend the Penal Law, in relation to care of incompetent persons" (Int. No. 1558), which was read the first time and referred to the committee on codes.

By Miss M. L. Smith: "An act to amend the General Corporation Law, in relation to donations by corporations to organizations operated exclusively for educational, civic, patriotic, war-relief and memorial purposes" (Int. No. 1559), which was read the first time and referred to the committee on the judiciary.

By Mr. McGinnies: "An act to provide means for the support of government" (Int. No. 1560), which was read the first time and referred to the committee on ways and means.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Trahan (No. 1825, Int. No. 1329) entitled "An act to amend the Insurance Law, in relation to stock fire insurance corporations."

Also, the bill introduced by Mr. Witter (No. 1829, Int. No. 1150) entitled "An act to amend the Agricultural Law, in relation to manufacture and sale of milk products."

Also, the bill introduced by Mr. Ferris (No. 1834, Rec. No. 41) entitled "An act to amend the Education Law, in relation to bonded indebtedness of school districts for certain purposes."

Also, the bill introduced by Mr. McDonald (No. 1782, Int. No. 213) entitled "An act to validate the charter, confirm the rights of members, and legalize the acts of Van Nest hose companies numbers one and two of the Van Nest fire department, in the county of Bronx."

Also, the bill introduced by Mr. Pette (No. 1778, Int. No. 1144) entitled "An act to authorize and direct the police commissioner of the city of New York to increase the pension of

Charles M. Murphy to an amount not less than one-half of the salary paid to him at the date of his retirement."

Also, the bill introduced by Mr. Leininger (No. 1723, Int. No. 997) entitled "An act to amend the General Business Law, in relation to books to be kept by garage keepers, motor vehicle paint, repair or machine shops and dealers in used motor vehicles."

Also, the bill introduced by Mr. Chamberlin (No. 1788, Int. No. 1050) entitled "An act to amend the revised charter of the city of Syracuse, in relation to the boundary of such city and of the tenth and thirteenth wards thereof."

Also, the bill introduced by Mr. Downs (No. 1786, Int. No. 870) entitled "An act to create the Suffolk county board of child welfare, to define its powers and duties, and to abolish the board of child welfare established in such county, under the provisions of the General Municipal Law."

Also, the bill introduced by Mr. Hunter (No. 1784, Int. No. 1154) entitled "An act to amend the charter of the city of Hornell, in relation to the establishment, maintenance and disbursement of pension funds for policemen and firemen."

Also, the bill introduced by Mr. Yale (No. 1833, Int. No. 1366) entitled "An act to define and regulate the practice of chiropractic."

Also, the bill introduced by Mr. Bly (No. 1790, Int. No. 361) entitled "An act to amend the Judiciary Law, in relation to official referees."

Also, the bill introduced by Mr. Booth (No. 1789, Int. No. 901) entitled "An act to amend chapter three hundred and ninety-three of the Laws of nineteen hundred and six, entitled 'An act to create and establish a policemen's relief and pension fund for the police department of the city of Utica and authorizing the granting and payment of relief and pensions to the officers and members of said department entitled thereto,' generally."

Also, the bill introduced by Mr. Di Pirro (No. 1785, Int. No. 726) entitled "An act to amend the Code of Criminal Procedure, in relation to release on bail pending an appeal from minor courts."

Also, the bill introduced by Mr. Ames (No. 1821, Rec. No.

145) entitled "An act to amend chapter five hundred and thirty-five of the Laws of nineteen hundred and fifteen, entitled 'An act to consolidate and revise the several acts relative to the city of Olean,' in relation to the powers and duties of park commissioners, the acquisition of lands for park, playground and athletic field purposes, their improvement and equipment, and providing for the raising of funds for the payment of same."

Also, the bill introduced by Mr. Hamill (No. 1828, Int. No. 1041) entitled "An act to amend the Public Health Law, in relation to the protection of the potable waters of the city of New York in the Croton and Esopus watershed and the protection of public health by railroad companies."

Also, the bill introduced by Mr. McCue (No. 1775, Rec. No. 128) entitled "An act to amend the Greater New York charter, in relation to the pensions of widows and orphans of members of the police force."

Also, the bill introduced by Mr. Doherty (No. 1787, Int. No. 1194) entitled "An act to amend the Greater New York charter, in relation to salaries of clerks, deputy clerks and assistant clerks of the municipal court of the city of New York."

Also, the bill introduced by Mr. Baum (No. 1831, Int. No. 860) entitled "An act to amend the Election Law, in relation to the delivery of ballot boxes in the city of New York at the close of the canvass of votes at an election."

Also, the bill introduced by Miss M. L. Smith (No. 1830, Int. No. 787) entitled "An act providing for the creation of the commission and the payment of the bonus provided for in chapter eight hundred and seventy-two of the Laws of nineteen hundred and twenty," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Wiswall (No. 1774, Rec. No. 224) entitled "An act to amend the charter of the Catholic Charities Aid Association, in relation to guardianship powers," reported the same with the following recommendations:

On page 1, in title, strike out "charter of the" and insert "chapter two hundred and fifty-six of the Laws of nineteen hun-

dred and seventeen, entitled 'An act to incorporate'" and place a quotation mark after "Associations".

On page 1, line 2, after "seventeen" insert "entitled 'An act to incorporate Catholic Charities Aid Associations'".

On page 1, line 6, after the comma following the word "property" insert "without a bond".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Pette (No. 1779, Int. No. 97) entitled "An act to amend the Penal Law, in relation to barbering on Sunday," reported the same with the following recommendation:

On page 2, strike out lines 16, 17, 18, 19, 20, 21 and 22.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Miss M. L. Smith (No. 1824, Int. No. 184) entitled "An act to amend the Labor Law, in relation to definition of a factory," reported the same with the following recommendation:

On page 1, line 3, strike out "twenty" and insert in place thereof "thirty".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Hutchinson (No. 1832, Int. No. 880) entitled "An act to amend the Education Law, relative to discipline and physical training," reported the same with the following recommendations:

On page 1, lines 1 and 2, strike out "and six hundred and ninety-six".

On page 1, line 6, strike off the letter "s" from "sections", making the word "section", and strike out "were" and insert in place thereof "was".

On page 1, line 7, at end of line insert "last amended by".

On page 1, line 9, strike out "are" and insert "is".

On page 3, between lines 17 and 18, insert "§ 2. Section six hundred and ninety-six of such chapter, as added by chapter five

hundred and sixty-seven of the Laws of nineteen hundred and sixteen is hereby amended to read as follows:"

On page 3, line 26, strike out " 2 " and insert " 3 ".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Ullman (No. 1776, Int. No. 1363) entitled "An act to amend the Prison Law, in relation to commutation of sentences of convicts," reported the same with the following recommendations:

On page 1, line 4, strike out " five " and insert in place thereof " three ", also strike out " thirty " and insert in place thereof " fifty ".

On page 3, line 7, strike out " five " and insert " three ", also strike out " thirty " and insert " fifty ".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. McGinnies (No. 1781, Int. No. 1424) entitled "An act to amend the State Finance Law, in relation to creating the board of estimate and control, defining its powers and duties, and abolishing the central supply committee and transferring its functions to such board, and to repeal section twenty-six of the Legislative Law, and making an appropriation therefor," reported the same with the following recommendations:

On page 9, line 6, strike out " institution " and insert in place thereof " commission ".

On page 12, line 10, add a letter " s " to " contract ", making the word " contracts ".

On page 13, line 12, strike out the last " and " and insert in place thereof " any ".

On page 13, line 16, strike out the semicolon and insert a comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Miller, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to release the interest of the people of the State of New

York in certain real estate in Oneida and Herkimer counties to Oneida Presbytery." (No. 603, Int. No. 575.)

"An act to amend the Insurance Law, in relation to the standard provisions for life policies." (No. 1591, Int. No. 1381.)

"An act to amend the Code of Civil Procedure, in relation to filing certain processes with proof of service in New York and Bronx counties." (No. 1485, Int. No. 1315.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claims of Louise L. Groess and George E. Groess against the State for damages alleged to have been sustained by them on July nineteenth, nineteen hundred and nineteen, growing out of personal injuries received by Louise L. Groess while sitting on a public bench located in the grounds surrounding the State School for the Blind, located at Batavia, New York, by reason of the breaking of a large decayed limb from a tree located therein, and to render judgment therefor." (No. 1760, Int. No. 598.)

"An act to amend the Town Law, in relation to the filling of vacancies in the office of assessor." (No. 1759, Int. No. 764.)

"An act to amend the Labor Law, in relation to application of day of rest to certain employees." (No. 1666, Int. No. 1428.)

"An act to amend the Labor Law, in relation to definition of employee." (No. 1651, Int. No. 1413.)

"An act to define and regulate the practice of chiropractic." (No. 1833, Int. No. 1366.)

"An act to create the Suffolk county board of child welfare, to define its powers and duties, and to abolish the board of child welfare established in such county, under the provisions of the General Municipal Law." (No. 1786, Int. No. 870.)

On motion of Mr. Wells, the committee on rules was instructed to report Assembly bill (No. 1872, Int. No. 1515) entitled "An act in relation to elections, constituting chapter seventeen of the Consolidated Laws," with the following amendments:

Page 1, line 7, strike out "95" and insert in italics "96"

Page 1, line 8, strike out "145" and insert in italics "144".

Page 12, line 17, strike out "publication thereof".

Page 20, line 20, after the word "board" insert in italics "of elections".

Page 28, line 21, after the word "appointment" insert "except in towns".

Page 37, line 14, strike out "include copy" and insert in italics "transmit to the several boards of elections a certified copy".

Page 40, line 18, after the word "act" insert in italics "a sufficient number of challenged votes".

Page 40, line 20, after the word "act" insert in italics "other than enrollment blanks".

Page 49, line 19, after "tions" insert in italics "or town or village clerk".

Page 49, line 19, after "it" insert in italics "or him".

Page 49, line 21, after "board" insert in italics "or clerk".

Page 50, line 6, after "board" insert in italics "or clerk".

Page 52, line 23, after "be" insert in italics "as nearly as practicable".

Page 55, line 24, strike out the second "on".

Page 55, line 25, strike out "election day" and insert in place thereof in italics "at the times specified in section seventy-two of this act".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Wells, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Steinberg, the committee on rules was instructed to report Assembly bill (No. 1448, Int. No. 1036) entitled "An act to amend the Greater New York charter, in relation to payment of retirement allowance to a person for whom a position or employment is provided by any other statute," having been announced,

On motion of Mr. Steinberg, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

On motion of Mr. Gaffers, the committee on revision was instructed to report Senate bill (No. 778, Rec. No. 224) entitled "An act to amend the charter of the Catholic Charities Aid Associations, in relation to guardianship powers," with the following recommendations:

On page 1, line 6, after comma following the word "property" insert "without a bond".

The bill (No. 1304, Int. No. 1180) entitled "An act creating a commission consisting of residents of the city of New York to propose to the Legislature amendments to or revision of the charter of such city," having been announced for a second reading,

On motion of Mr. Jesse, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1595, Int. No. 1385) entitled "An act to amend the Highway Law, in relation to disposition of fines and penalties for violations of local ordinances, rules and regulations relating to motor vehicles," having been announced for a second reading,

On motion of Mr. Wheelock, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1497, Int. No. 51) entitled "An act to amend the Election Law, in relation to the adoption and use of voting machines in New York city," having been announced for a second reading,

On motion of Mr. Jesse, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1791, Int. No. 1017) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' generally," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1773, Int. No. 261) entitled "An act to amend the Workmen's Compensation Law, generally," having been announced for a second reading,

On motion of Mr. Brady, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1898, Int. No. 941) entitled "An act to amend the General Business Law, in relation to contracts for monopoly,

and to provide for the protection of consumers," having been announced for a second reading,

On motion of Mr. Martin, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1835, Int. No. 1483) entitled "An act to amend the Tax Law, in relation to summary determination of taxability of transfers," was read the second time.

On motion of Mr. Adler, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1381, Int. No. 1239) entitled "An act to amend the charter of the city of Buffalo, in relation to the nomination and election of mayor and councilmen," having been announced for a second reading,

On motion of Mr. Brady, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1380, Int. No. 1238) entitled "An act to amend the charter of the city of Buffalo, in relation to the powers and duties of the council," having been announced for a second reading,

On motion of Mr. Brady, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1799, Int. No. 1408) entitled "An act to amend the Labor Law, generally," having been announced for a second reading,

On motion of Mr. Brady, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1746, Int. No. 1459) entitled "An act to amend the Highway Law, in relation to the removal of town superintendents," was read the second time.

On motion of Mr. Brundage, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1177, Int. No. 1056) entitled "An act to authorize the reinstatement in the police department of the city of New York, of Edward J. Lafferty, former patrolman, who resigned

from such position in the year nineteen hundred and eighteen," was read the second time.

On motion of Mr. Burchill, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1314, Int. No. 1190) entitled "An act to amend the Greater New York charter, in relation to the power of the board of aldermen of such city to reduce salaries," having been announced for a second reading,

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1238, Int. No. 1113) entitled "An act to amend the Tenement House Law, in relation to the definition of a tenement house," was read the second time.

On motion of Mr. Clayton, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1697, Int. No. 1413) entitled "An act to amend the Conservation Law, in relation to the taking of pike perch," was read the second time.

On motion of Mr. Cowee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1729, Int. No. 1446) entitled "An act to amend the Penal Law, in relation to the unauthorized transmission of money or other valuables to and from foreign countries," was read the second time.

On motion of Mr. Dickstein, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1548, Int. No. 1350) entitled "An act to amend the Penal Law, in relation to public traffic on Sunday," was read the second time.

On motion of Mr. Duke, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1840, Int. No. 1488) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claims of the Cooper-Snell Company against the State of New York for damages sustained and for extra work, labor and materials furnished by such company in the construction of the Dodgeville village-county road number eight hundred and sixty-

eight and the Manheim Center and Salisbury Center road number four hundred and sixty-three, and to render judgment therefor," was read the second time.

On motion of Mr. Evans, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1181, Int. No. 1060) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the Remsen and the West Canada Creek Telephone Company, a domestic corporation duly incorporated, organized and existing under and by virtue of the Transportation Corporations Law of the State of New York, against the State for damages caused by the alleged unlawful acts of the State of New York in the construction of a dam or reservoir across the West Canada Creek, at the village of Hinckley, New York, for Barge canal purposes," was read the second time.

On motion of Mr. Evans, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 863, Int. No. 810) entitled "An act to provide for a department of assessments and taxation in and for the second and third class cities," having been announced, Mr. Judson moved to amend as follows:

Page 2, line 2, insert after the comma and before the word "those" the following: "no successors shall be chosen to succeed".

Page 2, line 3, strike out the following: "shall continue in office until the expiration of the".

Page 2, line 4, strike out the following: "terms of office of the other assessors".

Page 2, line 3, insert after the word "first" the following: "after the adoption of such ordinance but the remaining assessors shall continue to act as a board of assessors until such ordinance becomes effective."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 664, Int. No. 630) entitled "An act to amend the Tax Law, in relation to deductions allowed from gross personal income," was read the second time.

On motion of Mr. Judson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1660, Int. No. 1422) entitled "An act to amend the Tax Law, in relation to imposing a tax upon those holding agreements of indemnity issued by underwriters not authorized to transact business in the State of New York," was read the second time.

On motion of Mr. Judson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1850, Int. No. 1498) entitled "An act to amend the Tax Law, in relation to taxable transfers," having been announced for a second reading,

On motion of Mr. Judson, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1851, Int. No. 1499) entitled "An act to amend the Stock Corporation Law and the Tax Law, in relation to certain taxes on corporations," having been announced for a second reading,

On motion of Mr. Judson, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1863, Int. No. 1506) entitled "An act to amend the Tax Law, generally, in relation to taxes on corporations and transfers of stock," having been announced for a second reading,

On motion of Mr. Judson, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 684, Int. No. 648) entitled "An act to amend the Public Health Law, in relation to general health districts," having been announced, Mr. Lattin moved to amend as follows:

Page 2, line 14, strike out the words "no compensation" and in place thereof insert the words "for their attendance at meetings of the board a per diem compensation which shall be the same as is fixed for members of town boards in the locality and".

Page 2, line 15, strike out the words "for their services but shall be allowed".

Page 3, line 9, after the word "shall" insert the words "where the district embraces the whole county".

Page 3, line 19, strike out the word "shall" and in place thereof insert the word "may".

Page 3, line 22, strike out the word "all" and in place thereof insert the word "any".

Page 3, line 23, strike out the words "having a population of less than one thou-".

Page 3, line 24, strike out "sand".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1805, Int. No. 1474) entitled "An act to amend the Public Health Law, in relation to vital statistics," was read the second time.

On motion of Mr. Lattin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1841, Int. No. 1489) entitled "An act making an appropriation for highway improvement purposes," was read the second time.

On motion of Mr. Lord, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1606, Int. No. 1390) entitled "An act to amend the Tax Law, in relation to cancellation of tax sales," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1730, Int. No. 1447) entitled "An act authorizing the State Board of Estimate and Control to sell and convey the lands, buildings and premises known as the Mohansic Lake Reservation, in the town of Yorktown, Westchester county, providing for the manner of sale and disposition of proceeds, and repealing article twelve of the Public Lands Law," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1065, Int. No. 978) entitled "An act providing for the grading and paving of Rockaway road from the conduit in

the city of New York, borough of Queens, to Hook creek at the Nassau county line, and providing for defraying the cost of such improvement," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 965, Int. No. 887) entitled "An act to authorize the laying out of a highway over lands owned by the city of New York in the counties of Kings, Queens and Nassau; to establish and provide for the construction and improvement thereof as a county highway, and authorizing an appropriation therefor," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1663, Int. No. 1425) entitled "An act to amend the Highway Law, in relation to repair of county line bridges in certain counties," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1808, Int. No. 1477) entitled "An act to amend the Highway Law, in relation to expenditures for sidewalks," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1733, Int. No. 1450) entitled "An act to amend the Tax Law, in relation to reassessment of mapped lots illegally assessed," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1560, Int. No. 1362) entitled "An act to amend chapter four hundred and fifteen of the Laws of nineteen hundred and thirteen, entitled 'An act to establish a State commission for improving the condition of the blind in the State of New York, and making an appropriation therefor,' in relation to the powers of the New York State Commission for the Blind," was read the second time.

On motion of Mr. J. G. Moore, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1333, Int. No. 1209) entitled "An act to authorize the Exempt Volunteer Firemen's Association, Incorporated, of the city of Troy, New York, to collect the two per centum tax on the business of foreign fire insurance companies or their agents in the city of Troy and providing for its disposition," was read the second time.

On motion of Mr. Morrissey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1334, Int. No. 1210) entitled "An act to repeal chapter one hundred and ninety-three of the Laws of eighteen hundred and eighty, entitled 'An act to incorporate the Board of Trustees of the Fire Department of the City of Troy,'" was read the second time.

On motion of Mr. Morrissey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1867, Int. No. 1510) entitled "An act to amend the Tax Law, in relation to deductions in computing net income with respect to income taxes," was read the second time.

On motion of Mr. Richford, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1360, Int. No. 1233) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine claims for damages for death or personal injuries sustained by reason of the alleged improper construction and maintenance of a certain public highway or road in Letchworth park, in the town of Genesee Falls, county of Wyoming, on August tenth, nineteen hundred and seventeen, and to render judgment therefor," was read the second time.

On motion of Mr. Rowe, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1753, Int. No. 1466) entitled "An act to amend the Railroad Law, relative to the construction of new highway crossings of railroads, the elimination of existing railroad grade crossings or changing existing railroad crossings," was read the second time.

On motion of Mr. Seaker, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1196, Int. No. 1075) entitled "An act to amend

the Public Health Law, in relation to the public health council," was read the second time.

On motion of Mr. J. C. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 916, Int. No. 452) entitled "An act to amend the Military Law, in relation to compensation of State and municipal officers and employees returning from military or naval duty," was read the second time.

On motion of Miss M. L. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 551, Int. No. 531) entitled "An act to amend the Penal Law, in relation to firearms," was read the second time.

On motion of Mr. Soule, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1309, Int. No. 1185) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine certain claims against the State for damages alleged to have been sustained by reason of the overflow of the Seneca river at and near Phoenix and Baldwinsville in the years nineteen hundred and twelve to nineteen hundred and twenty, inclusive," was read the second time.

On motion of Mr. Soule, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1517, Int. No. 1330) entitled "An act to amend the Penal Law and the Public Health Law, in relation to fee splitting by physicians and surgeons," was read the second time.

On motion of Mr. Wallace, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1845, Int. No. 1493) entitled "An act to amend the Military Law, in relation to the salaries of State and municipal officers and employees returning from military or naval duty," was read the second time.

On motion of Mr. Walsh, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1849, Int. No. 1497) entitled "An act to amend the Military Law, in relation to the retirement and discharge of officers," was read the second time.

On motion of Mr. Wells, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1847, Int. No. 1495) entitled "An act to amend the Public Health Law, in relation to nursing," was read the second time.

On motion of Mr. Wright, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1451, Int. No. 1288) entitled "An act to provide for establishing a portion of the westerly boundary line of the county of Ulster and being a portion of the easterly boundary line of the county of Sullivan, and making an appropriation therefor," was read the second time.

On motion of Mr. Van Wagenen, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 1034, Rec. No. 189) entitled "An act to authorize the city of Middletown to borrow money and issue bonds for street improvements," was read the second time.

On motion of Mr. Mead, said bill was placed on the order of third reading.

The Senate bill (No. 939, Rec. No. 190) entitled "An act to amend the Greater New York charter, in relation to matrons in the department of correction," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading.

The Senate bill (No. 938, Rec. No. 191) entitled "An act to amend section nineteen hundred and ninety-five of chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' in relation to fees of auctioneers on sale of real estate," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading.

The Senate bill (No. 716, Rec. No. 199) entitled "An act to amend the General Business Law, in relation to the licensing of professional engineers and land surveyors, generally," was read the second time.

On motion of Mr. MacFarland, said bill was placed on the order of third reading.

The Senate bill (No. 305, Rec. No. 156) entitled "An act to release to the present owners and holders of the record title all the right, title and interest of the people of the State of New York in and to all of the real estate in the county of Erie of which John J. P. Read of the city of Buffalo died seized or possessed, and ratifying and confirming certain tax and other settlements with reference to said real estate made in nineteen hundred and twelve, and all deeds executed and delivered under a power in the last will and testament of said John J. P. Read, deceased," was read the second time.

On motion of Mr. Brady, said bill was placed on the order of third reading.

The Senate bill (No. 209, Rec. No. 65) entitled "An act to amend the Penal Law, in relation to licenses to have, possess or carry a pistol or revolver," was read the second time.

On motion of Mr. Wheelock, said bill was placed on the order of third reading.

The Senate bill (No. 493, Rec. No. 236) entitled "An act to amend the Penal Law, in relation to discrimination in leasing apartments," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading.

The Senate bill (No. 1092, Rec. No. 237) entitled "An act to amend chapter six hundred and sixteen of the Laws of nineteen hundred and thirteen, entitled 'An act providing for the grant and conveyance by the Commissioners of the Land Office of lands under water to the owners of the adjacent uplands in the sea wall and Hamburg turnpike contracts, and establishing the boundaries of such lands,' in relation to authorizing and empowering the Commissioners of the Land Office to release, grant and convey without advertisement and without conditions to said owners or their assigns any right, title and interest which the people of the State of New York has or may hereafter claim in and to the lands easterly of and extending to said westerly boundary line of said uplands as herein fixed," was read the second time.

On motion of Mr. Brady, said bill was placed on the order of third reading.

The bill (No. 476, Int. No. 466) entitled "An act to broaden the corporate purposes of the New York Association for Improving the Condition of the Poor," having been announced for a second reading, .

On motion of Mr. Aronson, said bill was recommitted to the committee on the judiciary.

The bill (No. 479, Int. No. 469) entitled "An act to amend the Civil Practice Act, in relation to fees of the county clerk in Westchester county," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 199, Int. No. 197) entitled "An act to amend the Civil Service Law, in relation to retiring certain veterans and granting them pensions," was read the second time.

On motion of Mr. Blodgett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 481, Int. No. 471) entitled "An act to amend the Civil Service Law, in relation to the retirement of officers and employees in the State civil service," was read the second time.

On motion of Mr. Cheney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 949, Int. No. 871) entitled "An act to amend the Judiciary Law, in relation to the appointment and salaries of employees of certain courts within the second judicial department," was read the second time.

On motion of Mr. Druss, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1482, Int. No. 1312) entitled "An act to amend chapter nine hundred and twenty-two of the Laws of nineteen hundred and twenty, entitled An act in relation to the Court of Claims and the jurisdiction, practice and procedure therein,' in relation to the laws repealed thereby," was read the second time.

On motion of Mr. Duke, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 295, Int. No. 294) entitled "An act in relation to tax sales heretofore made by the treasurer of the county of Franklin," was read the second time.

On motion of Mr. Ellsworth, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1344, Int. No. 1220) entitled "An act to amend section three hundred and nine of the Election Law, being chapter twenty-two of the Laws of nineteen hundred and nine, in relation to the nonexemption from jury duty of election officers in cities of the first class," was read the second time.

On motion of Mr. Fox, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1152, Int. No. 1040) entitled "An act to amend the Civil Service Law, in relation to physical examinations of persons who were in the Federal service during the World War," was read the second time.

On motion of Mr. Hamill, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1427, Int. No. 1270) entitled "An act to amend the Judiciary Law, in relation to the compensation of stenographers appointed by justices of the Appellate Division of the third and fourth departments," was read the second time.

On motion of Mr. Harrington, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1804, Int. No. 1473) entitled "An act to amend the Education Law, relative to the salaries of principals of schools in cities of the first class having a population of one million or over," having been announced for a second reading,

On motion of Mr. Harris, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 759, Int. No. 712) entitled "An act to amend the Judiciary Law, in relation to retirement of court attendants, librarians and assistant librarians of the Appellate Division in the third and fourth departments," was read the second time.

On motion of Mr. Judson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1126, Int. No. 621) entitled "An act to amend the Education Law, in relation to industrial teachers' scholarships," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1807, Int. No. 1476) entitled "An act to amend the Education Law, in relation to the membership of the State teachers' retirement board," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1844, Int. No. 1492) entitled "An act to amend the Civil Service Law, in relation to the unclassified service," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 308, Int. No. 307) entitled "An act to amend the Judiciary Law in relation to power of Supreme Court justices in Nassau and Suffolk counties to appoint court attendants," having been announced for a second reading,

On motion of Mr. McWhinney, said bill was recommitted to the committee on the judiciary.

The bill (No. 1159, Int. No. 1047) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section six of article three of the Constitution, in relation to compensation and mileage of members of the Legislature," was read the second time.

On motion of Mr. T. C. Moore, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1792, Int. No. 675) entitled "An act to amend the Real Property Law, in relation to registering title to real property," was read the second time.

On motion of Mr. J. G. Moore, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 623, Int. No. 595) entitled "An act to amend the Real Property Law, in relation to guardian ad litem in an action to register title to real property," was read the second time.

On motion of Mr. Mullen, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1866, Int. No. 1509) entitled "An act to repeal subdivision eight of section ninety-eight of the Decedent Estate Law, relating to distribution of personal property," was read the second time.

On motion of Mr. Rayher, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1608, Int. No. 1392) entitled "An act to amend the Real Property Law, in relation to acknowledgments and proofs in foreign countries," was read the second time

On motion of Mr. Rowe, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1429, Int. No. 1272) entitled "An act to amend the Education Law, in relation to the establishment and maintenance of kintergartens in cities and school districts," having been announced,

On motion of Mr. Harris, said bill was committed to the committee on ways and means.

The bill (No. 473, Int. No. 464) entitled "An act to amend chapter eight hundred and fifty-seven of the Laws of eighteen hundred and sixty-six, entitled 'An act to incorporate The Brooklyn Improvement Company,' relative to the powers of such company," having been announced for a second reading,

On motion of Mr. Warren, said bill was recommitted to the committee on the judiciary.

The Senate bill (No. 529, Rec. No. 167) entitled "An act to amend the Judiciary Law, in relation to the expense of preliminary investigations in disbarment proceedings," was read the second time.

On motion of Mr. Brady, said bill was placed on the order of third reading.

The Senate bill (No. 1105, Rec. No. 270) entitled "An act authorizing the United Brethren's Church (at New Dorp) on Staten island to acquire lands adjacent to its present cemetery to be held and used for cemetery purposes," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The Senate bill (No. 202, Rec. No. 127) entitled "An act to amend the Judiciary Law, in relation to compensation of stenographers and confidential clerks appointed by justices of the Appellate Division of the third and fourth departments," was read the second time.

On motion of Mr. Rice, said bill was placed on the order of third reading.

The Senate bill (No. 306, Rec. No. 85) entitled "An act to amend the Decedent Estate Law, in relation to the recording of wills probated outside the State," was read the second time.

On motion of Mr. Brady, said bill was placed on the order of third reading.

On motion of Mr. Gardner, the committee on rules was instructed to report Senate bill (No. 862, Rec. No. 277) entitled "An act to amend the Insurance Law, in relation to investments."

On motion of Mr. Gardner, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Gardner, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Ravher	Wheelock
Chamberlin	Gempfer	Lord	Reiburn	Whitecomb

Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Covee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1218, Int. No. 1094) entitled "An act to amend the Insurance Law, in relation to investments," having been announced for a third reading,

On motion of Mr. Gardner, said bill was laid aside, and ordered stricken from the calendar.

On motion of Mr. Gardner, the committee on rules was instructed to report Senate bill (No. 861, Rec. No. 278) entitled "An act to amend the Insurance Law, in relation to the investments of insurance companies other than life."

On motion of Mr. Gardner, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Gardner, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trehan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen

Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Huger	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1217, Int. No. 1093) entitled "An act to amend the Insurance Law, in relation to the investments of insurance companies other than life," having been announced for a third reading,

On motion of Mr. Gardner, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 638, Int. No. 604) entitled "An act to amend the Insurance Law, in relation to mutual fire insurance corporations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dohson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor

Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	Van Wagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Coogrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 639, Int. No. 605) entitled "An act to amend the Insurance Law in relation to marine insurance corporations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Perro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	Van Wagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells

Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1082, Int. No. 994) entitled "An act to amend the Insurance Law, in relation to limitation of expenses of domestic life insurance corporations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 883, Rec. No. 182) entitled "An act to amend the Transportation Corporations Law, in relation to stage coach corporations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 26

Those who voted in the affirmative were:

Adler	Crews	Hager	Mastick	Seelbach
Aronson	Crowley	Halpern	McCleary	Smith C C
Bailey	Di Pirro	Harrington	McGinnies	Smith J C
Barnes	Dobson	Harris	McWhinney	Smith M L
Bartholomew	Doherty	Hausner	Mead	Soule
Baum	Downs	Hawkins	Miller	Steinberg
Betts	Druss	Hunter	Moore J G	Stitt
Blakely	Duke	Hutchinson	Moore T C	Trahan
Blodgett	Ellsworth	Jacobs	Moran	Ullman
Booth	Evans	Jeffery	Morrissey	Van Wagener
Borkowski	Everett	Jenks	Moses	Wallace
Brady	Fenner	Jesse	Neary	Warren
Brooks	Finch	Judson	Nichols	Webb
Brundage	Fox	Kirkland	Pette	Wells
Campbell E C	Franchot	Lattin	Porter	Westall
Campbell W W	Frerichs	Lewis	Rayher	Wheelock
Carroll	Gaffers	Lieberman	Reiss	Whitcomb
Caulfield	Gage	Long	Rice	Williams
Chamberlin	Gardner	Lord	Richford	Witter
Cheney	Gempler	Lown	Rowe	Wright
Clayton	Giaccone	MacFarland	Sackett	Yale
Cole	Gray	Martin	Seaker	Zimmerman
Cowee	Greenwald			

Those who voted in the negative were:

Antin	Donohue	Kelly	McDonald	Reiburn
Bloch	Galgano	Kiernan	McKee	Schwab
Bly	Hackenburg	Leininger	Merrigan	Taylor
Burchill	Hamill	Lyman	Mullen	Wackerman
Cosgrove	Henderson	McArdle	O'Connor	Walsh
Dickstein				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

On motion of Mr. Gardner, the committee on rules was instructed to report Senate bill (No. 606, Rec. No. 280) entitled "An act to amend the Insurance Law, in relation to reinsurance."

On motion of Mr. Gardner, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Gardner, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Bette	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 856, Int. No. 803) entitled "An act to amend the Insurance Law, in relation to reinsurance," having been announced for a second reading,

On motion of Mr. Gardner, said bill was laid aside, and ordered stricken from the calendar.

The Senate bill (No. 255, Rec. No. 102) entitled "An act to amend the New York City Municipal Court Code, in relation to service of summons by publication," having been announced for a third reading,

On motion of Mr. Duke, said bill was recommitted to the committee on affairs of cities.

The bill (No. 1061, Int. No. 974) entitled "An act to amend the charter of the city of White Plains, generally," having been announced for a third reading,

On motion of Mr. Wiswall, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1400, Int. No. 1258) entitled "An act conferring jurisdiction on the Court of Claims to hear, audit and determine the claims of certain contractors, subcontractors and material men for public works," having been announced,

Miss M. L. Smith moved that said bill be recommitted to the committee on claims with instructions to report the same forthwith amended as follows:

Page 2, line 5, after "subcontractors" strike out "including material men,".

Page 2, line 15, after "contractor" strike out ",".

Page 2, line 15, after "contractor" insert "or".

Page 2, line 15, after "subcontractor" strike out "or material man".

Page 2, line 16, after "contractor" strike out ",".

Page 2, line 16, after "contractor" insert "or".

Page 2, line 16, after "subcontractor" strike out "or".

Page 2, strike out line 17.

Page 2, after line 22, insert "§ 3. It is hereby declared to be the legislative intent of this act not to grant, or direct or consent to the granting to any of such contractors or subcontractors extra compensation within the meaning of section twenty-eight of article three of the Constitution but only to authorize the Court of Claims to hear, audit and determine such claims as may be

presented hereunder for the purpose of granting and awarding to such contractors and subcontractors as are included within the terms of this act just and reasonable compensation for the performance of the work of carrying out their contracts in view of the war conditions existing at the time said contracts were let and since the letting thereof and which are still existing."

Page 2, line 23, strike out numeral "3" and insert in place thereof numeral "4".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Steinberg, from the committee on claims, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 543, Int. No. 523) entitled "An act to authorize the Canal Board to compromise, settle and adjust the claim and demands of water power claimants and owners of water power rights and privileges appurtenant to State canal dams constituting a part of the improved canals," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1468, Int. No. 1302) entitled "An act to amend the Tax Law, in relation to exemption of property held by certain associations," having been announced for a third reading,

On motion of Mr. Judson, said bill was recommitted to the committee on taxation and retrenchment.

On motion of Mr. Moses, the committee on rules was instructed to report Senate bill (No. 945, Rec. No. 250) entitled "An act to amend the Conservation Law, in relation to prohibiting the use of otter trawls or beam trawls."

On motion of Mr. Moses, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Moses, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seane
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Blakely	Downs	Hunter	Miller	Soule
Betts	Druss	Hutchinson	Merrigan	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T O	Taylor
Bly	Evans	Jenks	Moran	Traban
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	Van Wagener
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1396, Int. No. 1254) entitled "An act to amend the Conservation Law, in relation to prohibiting the use of otter trawls or beam trawls," having been announced for a third reading

On motion of Mr. Moses, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1709, Int. No. 99) entitled "An act to repeal the Civil Practice Act, kindred acts carrying out the plan of the Civil Practice Act, including the New York City Court Act, and the several laws of the year nineteen hundred and twenty which trans-

ferred to Consolidated Laws provisions of the Code of Civil Procedure," having been announced for a third reading,

On motion of Mr. Jenks, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1091, Int. No. 1003) entitled "An act to amend the charter of the city of Port Jervis, in relation to maximum amount of annual city tax levy," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 171, Int. No. 171) entitled "An act to amend the Penal Law, in relation to depositing or leaving papers or ref-

use on highways and destroying or removing receptacles therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Halpern	McCleary	Seaker
Antin	Crowley	Hamill	McDonald	Seelbach
Aronson	Dickstein	Harrington	McGinnies	Smith C C
Bailey	Di Perro	Harris	McKee	Smith J C
Barnes	Dobson	Hausner	McWhinney	Smith M L
Bartholomew	Doherty	Hawkins	Mead	Solomon
Baum	Donohue	Hunter	Merrigan	Soule
Betts	Downs	Hutchinson	Miller	Steinberg
Blakely	Druss	Jacobs	Moore J G	Stitt
Bloch	Duke	Jeffery	Moore T C	Taylor
Blodgett	Ellsworth	Jenks	Moran	Trahan
Bly	Evans	Jesse	Morrissey	Ullman
Booth	Everett	Judson	Moses	Van Wagenen
Borkowski	Fenner	Kelly	Mullen	Wackerman
Brady	Finch	Kiernan	Neary	Wallace
Brooks	Fox	Kirkland	Nichols	Walsh
Brundage	Franchot	Lattin	O'Connor	Warren
Burchill	Frerichs	Leininger	Orr	Webb
Campbell B O	Gaffers	Lewis	Pette	Wells
Campbell W W	Gage	Lieberman	Porter	Westall
Carroll	Galgano	Long	Rayher	Wheelock
Caulfield	Gardner	Lord	Reiburn	Whitcomb
Chamberlin	Gempler	Lown	Reiss	Williams
Cheney	Giaccone	Lyman	Rice	Witter
Clayton	Gray	MacFarland	Richford	Wright
Cole	Greenwald	Martin	Rowe	Yale
Cosgrove	Hackenburg	Mastick	Sackett	Zimmerman
Cowee	Hager	McArdle	Schwab	

In the negative:

Henderson

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1607, Int. No. 1391) entitled "An act to amend the Village Law, in relation to the powers of board of trustees for the lease and maintenance of public hack stands," was read the third time, having been printed and upon the desks of the members

in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1549, Int. No. 1351) entitled "An act to amend the Military Law, in relation to certain State and municipal officers and employees who served in Federal military, naval or marine service during the World War," having been announced,

Mr. Halpern moved that said bill be recommitted to the committee on military affairs with instructions to report the same forthwith amended as follows:

Page 2. line 10, after the word "State" insert in italics the words "or of any political subdivision thereof."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Wells, from the committee on military affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1466, Int. No. 1300) entitled "An act to authorize the State Commissioner of Highways to dispose at public or private sale of certain machinery, tools and equipment which was purchased by the State for the construction of highway number fifty-five hundred and eighty-eight, in Greene county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	Van Wagenen
Brady	Finch	Kelly	Mullen	Waderman
Brooks	Fox	Kiernan	Nearv	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leibinger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Ravher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccione	Low	Reiss	Williams
Clayton	Groat	Luman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1465, Int. No. 1299) entitled "An act to amend the Agricultural Law, in relation to New York standard A grade apples," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburger	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1445, Int. No. 1282) entitled "An act to amend the County Law, in relation to soldiers' memorials," was read the

third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	Donald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowaki	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Cole, the committee on rules was instructed to report Senate bill (No. 998, Rec. No. 195) entitled "An act to amend the Village Law, in relation to diminishing the boundaries of villages."

On motion of Mr. Cole, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Cole, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell H C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1423, Int. No. 1266) entitled "An act to amend the Village Law, in relation to diminishing the boundaries of villages," having been announced for a third reading,

On motion of Mr. Cole, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1403, Int. No. 1261) entitled "An act authorizing the city of Utica to change the course of Sylvan Glen creek, and of Beckwith creek, in the town of New Hartford and the city of Utica, to acquire property therefor, and make and maintain improvements in such city and town, and to issue bonds to pay therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowaki	Fenner	Judson	Moses	Van Wagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Duke, the committee on rules was instructed to report Senate bill (No. 732, Rec. No. 183) entitled "An act to amend the Tax Law, in relation to charitable exemptions."

On motion of Mr. Duke, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Duke, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill; and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Seaker
Antin	Crowley	Harrington	McDonald	Seelbach
Aronson	Dickstein	Harris	McGinnies	Smith C C
Bailey	Di Pirro	Hausaner	McKee	Smith J C
Barnes	Dobson	Hawkins	McWhinney	Smith M L
Bartholomew	Doherty	Henderson	Mead	Solomon
Baum	Downs	Hunter	Merrigan	Soule
Betts	Druss	Hutchinson	Miller	Steinberg
Blakely	Duke	Jacobs	Moore J G	Stitt
Bloch	Ellsworth	Jeffery	Moore T C	Taylor
Blodgett	Evans	Jenks	Moran	Trahan
Bly	Everett	Jesse	Morrissey	Ullman
Booth	Fenner	Judson	Moses	VanWagenen
Borkowski	Finch	Kelly	Mullen	Wackerman
Brady	Fox	Kiernan	Neary	Wallace
Brooks	Franchot	Kirkland	Nichols	Walsh
Brundage	Frerichs	Lattin	O'Connor	Warren
Burchill	Gaffers	Leininger	Orr	Webb
Campbell E O	Gage	Lewis	Pette	Wells
Campbell W W	Galgano	Lieberman	Porter	Westall
Carroll	Gardner	Long	Rayher	Wheelock
Caulfield	Gempler	Lord	Reiburn	Whitcomb
Chamberlin	Giaccone	Lown	Reiss	Williams
Cheney	Gray	Lvman	Rice	Witter
Clayton	Greenwald	MacFarland	Richford	Wright
Cole	Hackenburg	Martin	Rowe	Yale
Cosgrove	Hager	Mastick	Sackett	Zimmerman
Cowee	Halpern	McArdle	Schwab	

In the negative:

Donohue

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1139, Int. No. 1027) entitled 'An act to amend the Tax Law, in relation to charitable exemptions," having been announced for a third reading,

On motion of Mr. Duke, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1626, Int. No. 94) entitled "An act to repeal article twenty-two of the Public Health Law, in relation to narcotic drug control and to abolish the Department of Narcotic Drug Control," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1639, Int. No. 1406) entitled "An act to amend the Penal Law, in relation to buying or receiving stolen or wrongfully acquired property," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Anth	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Soiomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1605, Int. No. 1389) entitled "An act to amend the Public Lands Law, in relation to abandonment of lands held by the State under erroneous tax deeds," was read the third time, having been printed and upon the desks of the members in its

final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	Van Wagonen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1721, Int. No. 660) entitled "An act to amend the New York City Municipal Court Code, in relation to the districts and number of justices of such court, establishing a new district therein and providing for new justices and employees thereof," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 26

Those who voted in the affirmative were:

Adler	Cowee	Hager	Mastick	Seelbach
Aronson	Crews	Halpern	McCleary	Smith C C
Bailey	Crowley	Harrington	McGinnies	Smith J C
Barnes	Di Pirro	Harris	McWhinney	Smith M L
Bartholomew	Dobson	Hausner	Mead	Soule
Baum	Doherty	Hawkins	Miller	Steinberg
Betts	Downs	Hunter	Moore J G	Stitt
Blakely	Druss	Hutchinson	Moore T C	Trahan
Blodgett	Duke	Jacobs	Moran	Ullman
Bly	Ellsworth	Jeffery	Morrissey	Van Wagenen
Booth	Evans	Jenks	Moses	Wallace
Borkowski	Everett	Jesse	Mullen	Warren
Brady	Fenner	Judson	Neary	Webb
Brooks	Finch	Kirkland	Nichols	Wells
Brundage	Franchot	Lattin	Pette	Westall
Campbell H O	Frerichs	Lewis	Porter	Wheelock
Campbell W W	Gaffers	Lieberman	Reiss	Whitcomb
Carroll	Gage	Long	Rice	Williams
Caulfield	Gardner	Lord	Richford	Witter
Chamberlin	Gempler	Lown	Rowe	Wright
Cheney	Giaccone	MacFarland	Sackett	Yale
Clayton	Gray	Martin	Seaker	Zimmerman
Cole	Greenwald			

Those who voted in the negative were:

Antin	Fox	Kelly	McDonald	Reiburn
Bloch	Galgano	Kiernan	McKee	Schwab
Burchill	Hackenburg	Leininger	Merrigan	Taylor
Cosgrove	Hamill	Lyman	O'Connor	Wackerman
Dickstein	Henderson	McArdle	Rayher	Walsh
Donohue				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1720, Int. No. 569) entitled "An act to amend the Conservation Law, in relation to the classification of lands and forests dedicated to continuous forest production and exemption of reforested land from taxation," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hauaner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Ravher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1645, Int. No. 1335) entitled "An act to amend the Education Law, in relation to fees of printers for publishing notices and reports," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C

Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 681, Int. No. 645) entitled "An act to amend the General City Law, in relation to money for Memorial day in cities of the third class," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman

Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whiteomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1267, Int. No. 1143) entitled "An act to amend the Greater New York charter, in relation to annuities of certain retired members of the fire and police departments," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Halpern	McCleary	Seaker
Antin	Crowley	Hamill	McDonald	Seelbach
Aronson	Dickstein	Harrington	McGinnies	Smith C C
Bailey	Di Pirro	Harris	McKee	Smith J C
Barnes	Dobson	Hausner	McWhinney	Smith M L
Bartholomew	Doherty	Hawkins	Mead	Solomon
Baum	Donohue	Henderson	Merrigan	Soule
Betts	Downs	Hunter	Miller	Steinberg
Bakely	Druss	Hutchinson	Moore J G	Stitt
Bloch	Enke	Jacobs	Moore T C	Taylor
Bodgett	Ellsworth	Jeffery	Moran	Trahan
Bly	Evans	Jenks	Morrissey	Ullman
Booth	Everett	Jesse	Moses	VanWagenen
Borkowski	Fenner	Judson	Mullen	Wackerman
Brady	Finch	Kelly	Neary	Wallace
Brooks	Fox	Kiernan	Nichols	Walsh
Brundage	Franchot	Kirkland	O'Connor	Warren
Burchill	Frerichs	Lattin	Orr	Webb
Campbell E C	Gaffers	Lewis	Pette	Wells
Campbell W W	Gage	Lieberman	Porter	Westall

Carroll	Galgano	Long	Rayher	Wheelock
Caulfield	Gardner	Lord	Reiburn	Whitcomb
Chamberlin	Gempler	Lown	Reiss	Williams
Cheney	Giaccone	Lyman	Rice	Witter
Clayton	Gray	MacFarland	Richford	Wright
Cole	Greenwald	Martin	Rowe	Yale
Cosgrove	Hackenburg	Mastick	Sackett	Zimmerman
Cowee	Hager	McArdle	Schwab	

In the negative:

Leininger

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1075, Int. No. 987) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Charles Flynn against the State for personal injuries alleged to have been sustained by him on or about the fifteenth day of February, nineteen hundred and nineteen, in ejecting a certain woman from the Assembly chamber while in the employ of the State as an assistant doorkeeper of the Assembly and in the course of such employment, and to render judgment therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman

Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1661, Int. No. 1423) entitled "An act to amend the Public Health Law, in relation to the amount of property to be owned or possessed by district and State dental societies," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdie	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams

Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1557, Int. No. 1359) entitled "An act to amend the Penal Law, in relation to providing against persons not duly licensed advising within the State, for compensation, respecting the law of a foreign country, or maintaining an office within the State for such purpose," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1197, Int. No. 1076) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Duncan W. Peck, Ida V. Peck, Eunice M. Peck and Rhobie L. Sargent, constituting the copartnership firm of John White and Company, against the State for damages caused by the failure of the State to cause brine for the manufacture of salt to be supplied to claimants as required by the terms of a lease made by the State under date of August fifth, eighteen hundred and eighty-four," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Seaker
Antin	Crowley	Harrington	McDonald	Seelbach
Aronson	Di Perro	Harris	McGinnies	Smith C C
Bailey	Dobson	Hausner	McKee	Smith J C
Barnes	Doherty	Hawkins	McWhinney	Smith M L
Bartholomew	Donohue	Henderson	Mead	Solomon
Baum	Downs	Hunter	Merrigan	Souls
Betts	Druss	Hutchinson	Miller	Steinberg
Blakely	Duke	Jacobs	Moore J G	Stitt
Bloch	Ellsworth	Jeffery	Moore T C	Taylor
Blodgett	Evans	Jenks	Moran	Trahan
Bly	Everett	Jesse	Morrissey	Ullman
Booth	Fenner	Judson	Moses	Van Wagenen
Borkowski	Finch	Kelly	Mullen	Wackerman
Brady	Fox	Kiernan	Neary	Wallace
Brooks	Franchot	Kirkland	Nichols	Walsh
Brundage	Frerichs	Lattin	O'Connor	Warren
Burchill	Gaffers	Leininger	Orr	Webb
Campbell E C	Gage	Lewis	Pette	Wells
Campbell W W	Galgano	Lieberman	Porter	Westall
Carroll	Gardner	Long	Rayher	Wheelock
Caulfield	Gempier	Lord	Reiburn	Whitcomb
Chamberlin	Giaccone	Lown	Reiss	Williams
Cheney	Gray	Lyman	Rice	Witter
Clayton	Greenwald	MacFarland	Richford	Wright
Cole	Hackenburg	Martin	Rowe	Yale
Cosgrove	Hager	Mastick	Sackett	Zimmerman
Cowee	Halpern	McArdle	Schwab	

In the negative:

Dickstein

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1743, Int. No. 318) entitled "An act to provide for the reinstatement by the State Commissioner of Education of Lena M. Zipfel in the teaching staff of the public schools of the city of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhimney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell B C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1717, Int. No. 1196) entitled "An act to amend the Conservation Law, in relation to taking Great Northern pike in Lake Champlain and Lake George," was read the third time,

having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	Van Wagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell B O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lowm	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburger	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1686, Int. No. 1016) entitled "An act to amend chapter three hundred and sixty of the Laws of eighteen hundred and ninety-seven, entitled 'An act to incorporate the city of Geneva,' generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Miller	Steinberg	Stitt
Bloch	Duke	Jacobs	Moore J G	Taylor
Blodgett	Ellsworth	Jeffery	Moore T C	Trahan
Bly	Evans	Jenks	Moran	Ullman
Booth	Everett	Jesse	Morrissey	Van Wagenen
Borkowski	Fenner	Judson	Moses	Wackerman
Brady	Finch	Kelly	Mullen	Wallace
Brooks	Fox	Kiernan	Neary	Walsh
Brundage	Franchot	Kirkland	Nichols	Warren
Burchill	Frerichs	Lattin	O'Connor	Webb
Campbell E C	Gaffers	Leininger	Orr	Wells
Campbell W W	Gage	Lewis	Pette	Westall
Carroll	Galgano	Lieberman	Porter	Wheelock
Caulfield	Gardner	Long	Rayher	Whitcomb
Chamberlin	Gempler	Lord	Reiburn	Williams
Cheney	Giaccone	Lown	Reiss	Witter
Clayton	Gray	Lyman	Rice	Wright
Cole	Greenwald	MacFarland	Richford	Yale
Cosgrove	Hackenburg	Martin	Rowe	Zimmerman
Cowee	Hager	Mastick	Sackett	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Morrissey, the committee on rules was instructed to report Senate bill (No. 898, Rec. No. 198) entitled "An act authorizing the county treasurer of Rensselaer county to correct his books of record."

On motion of Mr. Morrissey, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Morrissey, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form for at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	Van Wagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1335, Int. No. 1211) entitled "An act authorizing the county treasurer of Rensselaer county to correct his books of record," having been announced for a third reading,

On motion of Mr. Morrissey, said bill was laid aside, and ordered stricken from the calendar.

On motion of Mr. O'Connor, the committee on rules was instructed to report Senate bill (No. 969, Rec. No. 163) entitled "An act to amend the Greater New York charter, in relation to the exchange of laboratory products and the sale of city water."

On motion of Mr. O'Connor, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. O'Connor, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Traban
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lvman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yala
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1688, Int. No. 177) entitled "An act to amend the Greater New York charter, in relation to the exchange of laboratory products and the sale of city water," having been announced for a third reading,

On motion of Mr. O'Connor, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1762, Int. No. 1051) entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Perro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempfer	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Morrissey, the committee on rules was instructed to report Senate bill (No. 1175, Rec. No. 196) entitled

"An act authorizing and empowering the Commissioners of the Land Office to grant to the city of Troy all the interest of the State in and to certain lands under the waters of the Hudson river for the purposes of public streets."

On motion of Mr. Morrissey, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Morrissey, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahar
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1029, Int. No. 944) entitled "An act authorizing and empowering the Commissioners of the Land Office to grant to the city of Troy all the interest of the State in and to certain lands under the waters of the Hudson river for the purposes of public streets," having been announced for a third reading,

On motion of Mr. Morrissey, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1636, Int. No. 1403) entitled "An act to amend the Town Law, in relation to the drainage of agricultural lands," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	Van Wagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1271, Int. No. 1147) entitled "An act to permit the Bay Ridge Park Improvement Company to apply to the State Tax Commission for revision and readjustment of the taxes stated against it under section one hundred and eighty-two of the Tax Law, and acts amendatory thereof, based on its reports and otherwise for the years nineteen hundred and five to and through nineteen hundred and eleven, inclusive," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Ravher	Wheeslock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1382, Int. No. 1240) entitled "An act to amend section five hundred and ninety-three of the Civil Practice Act, making the giving of security unnecessary to perfect an appeal to the Court of Appeals, where the Appellate Division or a judge of the Court of Appeals shall certify that a constitutional question is involved; nor by a claimant under the Workmen's Compensation Law, where the decision of the Appellate Division is not unanimous, nor where the decision of the Appellate Division is unanimous and such appeal is with the consent of the Appellate Division, or a judge of the Court of Appeals," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Seaker
Antin	Crowley	Harrington	McDonald	Seelbach
Aronson	Dickstein	Harris	McGinnies	Smith C C
Bailey	Di Pirro	Hausner	McKee	Smith J C
Barnes	Dobson	Hawkins	McWhinney	Smith M L
Bartholomew	Doherty	Henderson	Mead	Solomon
Baum	Downs	Hunter	Merrigan	Soule
Betta	Druss	Hutchinson	Miller	Steinberg
Blakely	Duke	Jacobs	Moore J G	Stitt
Bloch	Ellsworth	Jeffery	Moore T C	Taylor
Blodgett	Evans	Jenks	Moran	Trahan
Bly	Everett	Jesse	Morrissey	Ullman
Booth	Fenner	Judson	Moses	VanWagenen
Borkowski	Finch	Kelly	Mullen	Wackerman
Brady	Fox	Kiernan	Neary	Wallace
Brooks	Franchot	Kirkland	Nichols	Walsh
Brundage	Frerichs	Lattin	O'Connor	Warra
Burchill	Gaffers	Leininger	Orr	Webb
Campbell E C	Gage	Lewis	Pette	Wells
Campbell W W	Galgano	Lieberman	Porter	Westall
Carroll	Gardner	Long	Rayher	Wheelock
Caulfield	Gempler	Lord	Reiburn	Whitcomb
Chamberlin	Giaccone	Lown	Reiss	Williams
Cheney	Gray	Lyman	Rice	Witter

Clayton	Greenwald	MacFarland	Richford	Wright
Cole	Hackenburg	Martin	Rowe	Yale
Cosgrove	Hager	Mastick	Sackett	Zimmerman
Cowee	Halpern	McArdle	Schwab	

In the negative:

Donohue

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. McGinnies, the committee on rules was instructed to report Senate bill (No. 899, Rec. No. 208) entitled "An act making appropriation for the contributions of the State to the counties for the construction and improvement of certain highways and county roads, in accordance with section three hundred and twenty-b of the Highway Law."

On motion of Mr. McGinnies, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. McGinnies, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Perro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betta	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren

Campbell E C	Gaffers	Leininger.	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1323, Int. No. 1199) entitled "An act making appropriation for the contributions of the State to the counties for the construction and improvement of certain highways and county roads, in accordance with section three hundred and twenty-b of the Highway Law," having been announced for a third reading.

On motion of Mr. McGinnies, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1761, Int. No. 858) entitled "An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this State,' in relation to the salary of commissioner of jurors of the county of Suffolk," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Perro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg

Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1488, Int. No. 1318) entitled "An act to amend the Stock Corporation Law, in relation to the separation of the powers of a stock corporation," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh

Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell B O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Giempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1339, Int. No. 1215) entitled "An act to amend the Code of Civil Procedure, in relation to summary proceedings to recover the possession of real property in cities of the first class and in cities in a county adjoining a city of the first class for default in the payment of rent," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock

Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1594, Int. No. 1384) entitled "An act to amend the Highway Law, in relation to limitation of speed of motor vehicles through unincorporated villages, hamlets and thickly populated communities in towns," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hauaner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frericha	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1512, Int. No. 1325) entitled "An act to amend the State Charities Law, in relation to quarterly or monthly estimates of expenses," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Tieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburger	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1719, Int. No. 1020) entitled "An act to amend the Conservation Law, in relation to restriction of use of decoys in aid of taking water fowl," was read the third time, having been

printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	Van Wagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1622, Int. No. 71) entitled "An act to amend the Tax Law, in relation to the use of real property exempt from taxation for registration and polling places," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirma-

tive, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Hamill	McCleary	Seaker
Antin	Crowley	Harrington	McDonald	Seelbach
Aronson	Dickstein	Harris	McGinnies	Smith C C
Bailey	Di Pirro	Hausner	McKee	Smith J C
Barnes	Dobson	Hawkins	McWhinney	Smith M L
Bartholomew	Doherty	Henderson	Mead	Solomon
Baum	Donohue	Hunter	Merrigan	Soule
Betts	Downs	Hutchinson	Miller	Steinberg
Blakely	Druss	Jacobs	Moore J G	Stitt
Bloch	Duke	Jeffery	Moore T C	Taylor
Blodgett	Ellsworth	Jenks	Moran	Trahan
Bly	Evans	Jesse	Morrissey	Ullman
Booth	Everett	Judson	Moses	VanWagenen
Borkowski	Fenner	Kelly	Mullen	Wackerman
Brady	Finch	Kiernan	Neary	Wallace
Brooks	Fox	Kirkland	Nichols	Walsh
Brundage	Frerichs	Lattin	O'Connor	Warren
Burchill	Gaffers	Leininger	Orr	Webb
Campbell E C	Gage	Lewis	Pette	Wells
Campbell W W	Galgano	Lieberman	Porter	Westall
Carroll	Gardner	Long	Rayher	Wheelock
Caulfield	Gempler	Lord	Reiburn	Whitcomb
Chamberlin	Giaccone	Lown	Reiss	Williams
Cheney	Gray	Lyman	Rice	Witter
Clayton	Greenwald	MacFarland	Richford	Wright
Cole	Hackenburg	Martin	Rowe	Yale
Cosgrove	Hager	Mastick	Sackett	Zimmerman
Cowee	Halpern	McArdle	Schwab	

In the negative:

Franchot

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Rayher, the committee on rules was instructed to report Senate bill (No. 913, Rec. No. 217) entitled "An act to amend chapter six hundred and eighty-six of the Laws of eighteen hundred and ninety-nine, entitled 'An act to authorize the board of estimate and apportionment of the city of New York to provide for the payment of the services rendered to the said city after annexation by the volunteer firemen of that portion of Westchester county annexed to the city of New York by chapter nine hundred and thirty-four of the Laws of eighteen hundred and ninety-five,' in relation to compensation of volunteer firemen."

On motion of Mr. Rayher, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Rayher, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lvman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1283, Int. No. 1159) entitled "An act to amend chapter six hundred and eighty-six of the Laws of eighteen hundred and ninety-nine, entitled 'An act to authorize the board of

estimate and apportionment of the city of New York to provide for the payment of the services rendered to the said city after annexation by the volunteer firemen of that portion of Westchester county annexed to the city of New York by chapter nine hundred and thirty-four of the Laws of eighteen hundred and ninety-five, in relation to compensation of volunteer firemen," having been announced for a third reading,

On motion of Mr. Rayher, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 83, Int. No. 83) entitled "An act to amend the Highway Law, in relation to bridges upon the State and county highways," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 25

Those who voted in the affirmative were:

Adler	Cowee	Greenwald	Mastick	Seaker
Aronson	Crews	Hager	McCleary	Seelbach
Bailey	Crowley	Halpern	McGinnies	Smith C C
Barnes	Di Pirro	Harrington	McWhinney	Smith J C
Bartholomew	Dobson	Harris	Mead	Smith M L
Baum	Doherty	Hausner	Miller	Soule
Betts	Downs	Hawkins	Moore J G	Stitt
Blakely	Druss	Hunter	Moore T C	Trahan
Blodgett	Duke	Hutchinson	Moran	Ullman
Bly	Ellsworth	Jacobs	Morrissey	VanWageningen
Booth	Evans	Jeffery	Moses	Wallace
Borkowski	Everett	Jenks	Mullen	Warren
Brady	Fenner	Jesse	Neary	Webb
Brooks	Finch	Judson	Nichols	Wells
Brundage	Fox	Kirkland	Pette	Westall
Campbell E C	Franchot	Lattin	Porter	Wheelock
Campbell W W	Frerichs	Lewis	Rayher	Whitcomb
Carroll	Gaffers	Lieberman	Reiss	Williams
Caulfield	Gage	Long	Rice	Witter
Chamberlin	Gardner	Lord	Richford	Wright
Cheney	Gempler	Lown	Rowe	Yale
Clayton	Giaccone	MacFarland	Sackett	Zimmerman
Cole	Gray	Martin		

Those who voted in the negative were:

Antin	Donohue	Kelly	McDonald	Schwab
Bloch	Galgano	Kiernan	McKee	Steinberg
Burchill	Hackenburg	Leininger	Merrigan	Taylor
Cosgrove	Hamill	Lyman	O'Connor	Wackerman
Dickstein	Henderson	MoArdle	Reiburn	Walsh

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 389, Int. No. 386) entitled "An act for the establishment and administration of a fund to be used for the amelioration of the condition of certain residents of this State who are suffering from disability incurred in or as a result of their having been in the military or naval service of the United States during the World War," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1331, Int. No. 1207) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, relative to the terms of clerks thereof," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 1

Those who voted in the affirmative were:

Adler	Crews	Halpern	McClearv	Seaker
Antin	Crowley	Hamill	McDonald	Seelbach
Aronson	Dickstein	Harrington	McGinnies	Smith C C
Bailey	Di Pirro	Harris	McKee	Smith J C
Barnes	Dobson	Hausner	McWhinney	Smith M L
Bartholomew	Doherty	Hawkins	Mead	Solomon
Baum	Donohue	Henderson	Merrigan	Soule
Betts	Downs	Hunter	Miller	Steinberg
Blakely	Druss	Hutchinson	Moore J G	Stitt
Bloch	Duke	Jacobs	Moore T C	Taylor
Blodgett	Ellsworth	Jeffery	Moran	Trahan

Bly	Evans	Jenks	Morrissey	Ullman
Booth	Everett	Jesse	Moses	VanWagenen
Borkowski	Fenner	Judson	Mullen	Wackerman
Brady	Finch	Kelly	Neary	Wallace
Brooks	Fox	Kiernan	Nichols	Walsh
Brundage	Franchot	Kirkland	O'Connor	Warren
Burchill	Frericha	Lattin	Orr	Webb
Campbell E O	Gaffers	Lewis	Pette	Wells
Campbell W W	Gage	Lieberman	Porter	Westall
Carroll	Galgano	Long	Rayher	Wheelock
Caulfield	Gardner	Lord	Reiburn	Whitcomb
Chamberlin	Gempler	Lown	Reiss	Williams
Cheney	Giaccone	Lyman	Rice	Witter
Clayton	Gray	McFarland	Richford	Wright
Cole	Greenwald	Martin	Rowe	Yale
Cosgrove	Hackenburg	Mastick	Sackett	Zimmerman
Cowee	Hager	McArdle	Schwab	

In the negative:

Leininger

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1592, Int. No. 1382) entitled "An act to amend the Judiciary Law, in relation to compensation of interpreters," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh

Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenbush	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1266, Int. No. 1142) entitled "An act to authorize and empower the police commissioner of the city of New York to relieve from service Cornelius B. Doherty, as a member of the police force, for permanent disabilities received in the performance of his duties while a member of such force, and to award him an annual pension during his lifetime of a sum not to exceed three-fourths of the full compensation at the time of retirement, to be paid from the pension fund of such force," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 20

Those who voted in the affirmative were:

Adler	Cosgrove	Hager	Mastick	Schwab
Antin	Cowee	Halpern	McCleary	Seaker
Aronson	Crews	Hamill	McGinnies	Seelbach
Bailey	Crowley	Harrington	McWhinney	Smith C C
Barnes	Dobson	Harris	Mead	Smith J C
Bartholomew	Doherty	Hausner	Miller	Smith M L
Baum	Donohue	Hawkins	Moore J G	Solomon
Betts	Downs	Hunter	Moore T C	Soule
Blakely	Druss	Hutchinson	Moran	Stitt
Blodgett	Duke	Jacobs	Morrissey	Taylor
Bly	Ellsworth	Jeffery	Moses	Trahan
Booth	Evans	Jenks	Mullen	VanWagenen
Borkowski	Everett	Jesse	Neary	Wackerman
Brady	Fenner	Judson	Nichols	Warren
Brooks	Finch	Kiernan	O'Connor	Webb
Brundage	Franchot	Kirkland	Orr	Wells

Burchill	Frerichs	Lattin	Pette	Westall
Campbell E C	Gaffers	Leininger	Porter	Wheelock
Campbell W W	Gage	Lewis	Rayher	Whitcomb
Carroll	Gardner	Lieberman	Reiburn	Williams
Chamberlin	Giaccone	Long	Rice	Witter
Cheney	Gray	Lord	Richford	Wright
Clayton	Greenwald	Lown	Rowe	Yale
Cole	Hackenburg	Martin	Sackett	Zimmerman

Those who voted in the negative were:

Bloch	Flynn	Henderson	McDonald	Steinberg
Caulfield	Fox	Kelly	McKee	Ullman
Dickstein	Galgano	Lyman	Merrigan	Wallace
Di Pirro	Gempler	McArdle	Reiss	Walsh

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1070, Int. No. 982) entitled "An act to amend the Highway Law, in relation to the selection of a jury to determine the necessity of private roads, and the amount of all damages to be sustained by the opening thereof," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb

Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1593, Int. No. 1383) entitled "An act to amend the Village Law, in relation to the powers of boards of trustees to establish building lines and to regulate the character and location of buildings constructed within a village," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter

Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 213, Assembly Reprint No. 1742, Rec. No. 31) entitled "An act to amend chapter two hundred of the Laws of eighteen hundred and fifty-four, entitled 'An act declaring a part of the West Canada creek, and its branches, a public highway, and regulating the passage of logs and lumber down the same, and for the improvement of said streams,' generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druse	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T O	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	Van Wagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lvman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same with amendments.

On motion of Mr. Ullman, the committee on rules was instructed to report Senate bill (No. 829, Rec. No. 239) entitled "An act in relation to the commitment, custody and control of wayward minors between the ages of sixteen and twenty-one years in the city of New York."

On motion of Mr. Ullman, said bill was read the second time and ordered to a third reading.

On motion of Mr. Ullman, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1346, Int. No. 1222) entitled "An act in relation to the commitment, custody and control of wayward minors between the ages of sixteen and twenty-one years in the city of New York," having been announced for a third reading,

On motion of Mr. Ullman, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1086, Int. No. 931) entitled "An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this State,' in relation to lists of trial jurors and grand jurors," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T O	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb

Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburt	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. McGinnies, the committee on rules was instructed to report Senate bill (No. 900, Rec. No. 207) entitled "An act making appropriations for the contributions of the State for the repair and improvement of town highways in accordance with the requirements of section one hundred and one of the Highway Law, and chapter one hundred and thirty-seven of the Laws of nineteen hundred and eleven, and the repair and improvement of highways and bridges on Indian reservations in accordance with section one hundred and fifty-nine of the Highway Law."

On motion of Mr. McGinnies, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. McGinnies, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace

Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitecomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1322, Int. No. 1198) entitled "An act making appropriations for the contributions of the State for the repair and improvement of town highways in accordance with the requirements of section one hundred and one of the Highway Law, and chapter one hundred and thirty-seven of the Laws of nineteen hundred and eleven, and the repair and improvement of highways and bridges on Indian reservations in accordance with section one hundred and fifty-nine of the Highway Law," having been announced for a third reading,

On motion of Mr. McGinnies, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1624, Int. No. 258) entitled "An act to amend the Conservation Law, in relation to aliens," having been announced,

Mr. Judson moved that said bill be recommitted to the committee on conservation with instructions to report the same forthwith amended as follows:

Page 8, strike out lines 1 to 11, inclusive.

Page 8, line 18, strike out the words "in which".

Page 8, line 19, strike out the words "applicant resides".

Page 9, line 3, strike out the words "together with the certifi-".

Page 9, line 4, strike out the words "cate of character as provided in subdivision one hereof".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Everett, from the committee on conservation, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate bill (No. 499, Rec. No. 97) entitled "An act to amend the County Law, in relation to the office of the register of the county of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betta	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	Van Wagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenbush	Martin	Rowe	Yale
Coswee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

A message was received from the Senate, in the words following:

IN SENATE, *March 31, 1921.*

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill (No. 501, Reprint No.

1319, Rec. No. 93) entitled "An act to amend the Highway Law, in relation to the acquisition of certain toll bridges at the expense of the State."

The vote upon the final passage of the said bill having been reconsidered, on motion of Mr. Thayer, and by unanimous consent, the same was amended as follows:

Page 2, line 5, strike out the words "and a town highway" and insert in place thereof in italics "heretofore improved and a county highway which is indicated for improvement on the map approved by chapter eighteen of the Laws of nineteen hundred and twenty-one".

Said bill, as amended, was reprinted, re-engrossed, and having been on the desks of the members three legislative days was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

ERNEST A. FAY,

Clerk.

Said bill having been announced, Mr. Wheelock moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells

Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Said bill, as amended, was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W	W Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same.

The Senate returned the Assembly bill (No. 776, Senate Reprint No. 1202, Int. No. 729) entitled "An act to amend the Highway Law, in relation to bridges on county roads," with a message that they have concurred in the passage of the same with the following amendments:

Page 2, line 3, strike out "whether having a span of five feet or not,".

Page 2, line 13, after the period strike out the balance of the line.

Page 2, line 14, strike out the whole of the line and insert in place thereof the following: "Whenever a bridge is to be constructed or any improvement or repairs made thereto by a county, under the provisions of this section, except ordinary repairs, such work shall be done by contract where the estimated cost exceeds five hundred dollars".

Page 2, line 16, after the word "to" insert "any", and strike out the letter "s" from "contracts".

Page 2, line 17, after the period insert the following: "Whenever the estimated cost of such construction, re-construction or repair is five hundred dollars or less, the board of supervisors may do the work directly under the supervision of the district or county superintendent of highways and for such purpose may authorize such district or county superintendent to contract for the purchase of materials and the employment of labor".

Mr. Kirkland moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg

Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Coswee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 1128, Senate Reprint No. 1334, Int. No. 450) entitled "An act to amend the Highway Law, in relation to appointment of town superintendents of highways in certain counties," with a message that they have concurred in the passage of the same with the following amendment:

Page 1, lines 7 and 8, strike out "having a population of eighteen thousand or over."

Mr. Mastick moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C

Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissey	Ullman
Borkowski	Fenner	Judson	Moses	Van Wagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E C	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Rayher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Coogrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, April 6, 1921.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 1469, Int. No. 1303) entitled "An act to incorporate the Jewish Board of Guardians and to provide for the consolidation of the Jewish Protectors and Aid Society and other charitable corporations into it."

NATHAN L. MILLER.

Said bill having been announced, Mr. Bloch moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crews	Halpern	McArdle	Schwab
Antin	Crowley	Hamill	McCleary	Seaker
Aronson	Dickstein	Harrington	McDonald	Seelbach
Bailey	Di Pirro	Harris	McGinnies	Smith C C
Barnes	Dobson	Hausner	McKee	Smith J C
Bartholomew	Doherty	Hawkins	McWhinney	Smith M L
Baum	Donohue	Henderson	Mead	Solomon
Betts	Downs	Hunter	Merrigan	Soule
Blakely	Druss	Hutchinson	Miller	Steinberg
Bloch	Duke	Jacobs	Moore J G	Stitt
Blodgett	Ellsworth	Jeffery	Moore T C	Taylor
Bly	Evans	Jenks	Moran	Trahan
Booth	Everett	Jesse	Morrissev	Ullman
Borkowski	Fenner	Judson	Moses	VanWagenen
Brady	Finch	Kelly	Mullen	Wackerman
Brooks	Fox	Kiernan	Neary	Wallace
Brundage	Franchot	Kirkland	Nichols	Walsh
Burchill	Frerichs	Lattin	O'Connor	Warren
Campbell E O	Gaffers	Leininger	Orr	Webb
Campbell W W	Gage	Lewis	Pette	Wells
Carroll	Galgano	Lieberman	Porter	Westall
Caulfield	Gardner	Long	Ravher	Wheelock
Chamberlin	Gempler	Lord	Reiburn	Whitcomb
Cheney	Giaccone	Lown	Reiss	Williams
Clayton	Gray	Lyman	Rice	Witter
Cole	Greenwald	MacFarland	Richford	Wright
Cosgrove	Hackenburg	Martin	Rowe	Yale
Cowee	Hager	Mastick	Sackett	Zimmerman

Mr. Bloch moved that said bill be recommitted to the committee on the judiciary with instructions to report the same forthwith amended as follows:

Page 1, line 6, strike out the word "Wolberet" and insert in lieu thereof the word "Wolbarst".

Page 2, line 24, between the words "the" and "moral" insert as follows: "physical."

Page 2, line 24, strike out the words "children of".

Page 2, line 24, strike out the word "parentage" and insert in lieu thereof the word "persons".

Page 3, line 7, after the word "their" insert the words "parole or".

Page 3, line 14, before the word "moral" insert "physical."

Page 3, line 23, strike out the following: "by whom the qualifications,".

Page 4, line 8, strike out the words "Lake View" and insert in lieu thereof the word "Lakeview".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Martin, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Hon. James W. Wadsworth, Jr., entering the Assembly chamber from the Speaker's room, was greeted with prolonged applause.

THE SPEAKER: From your demonstration, I know it is useless for me to introduce the gentleman who stands on my right. I take great pleasure, however, in saying to you that our United States Senator, James W. Wadsworth, Jr., former Speaker of this House, will now talk to you for a few moments.

SENATOR WADSWORTH: Mr. Speaker and Gentlemen of the Assembly, indeed you are very patient, enduring this annual infliction from me, and I appreciate it very much.

It is eleven years, or most eleven years, since I was a member of this Body, and yet it is hard for me to appreciate that that length of time has gone by. It seems but yesterday. I think I could not be persuaded that that length of time had gone by had I not just glanced at my portrait in the Speaker's room.

You are approaching the end of your deliberations at this session, and I congratulate you upon it. At Washington, we shall commence about where you leave off, on April eleventh, and we shall spend the summer there. You are fortunate, of course, in not having to spend the summer in legislative session, as we shall have to.

If one who views your deliberations from the distance, and who can not of course be familiar with all their details may venture an estimate, I venture to say that this session of the New York Legislature will be put down as one of the most important in the annals of the State. It has been a source of great satisfaction to citizens generally, to those of us who always take an active interest in the deliberations of this great Legislature, to see how promptly and with what celerity the two Houses have gone about their task. Indeed, I think you are setting a mighty good example to the Congress at Washington. The problems you have had to confront, and are still confronting, are of immense importance. They affect nearly eleven millions of people of the Commonwealth, which is really the equivalent of a great nation.

As you shall legislate here, so will the contentment and the prosperity of millions of people be affected.

At Washington, our problems are very much like the ones that confront you; the problems of taxation, retrenchment, economy,

the saving of the people's dollar, and the expenditure of the people's dollar in such a way as to produce a dollar's worth of service.

Our field, of course, is somewhat wider, and we have some international problems in addition to our domestic ones, but intrinsically they are not very different, and we must go ahead, I believe, in much the same spirit that you have proceeded, and tackle them frankly and with courage, and strive earnestly and constantly to put the Federal Government's house in order.

We shall need your sympathy and your support through those Dog Days of the summer to which I have already alluded, for it is not going to be easy. We shall not be able to do all the things everybody wants done. We can not bring about the millennium in one session of the Congress, or in ten sessions, for that matter.

It is mighty good of you to let me come here and say just a word to you, and absorb some of that inspiring and delightful atmosphere which I experienced here years ago. The remembrance of my service in this Body will never die. It is the most interesting experience of my life. I envy every man who comes here and spends a few years, for it is an education and a training. I wish you, Mr. Speaker, the officers and members of this House, the very best of luck and success in your efforts in the service of the people. I thank you.

THE SPEAKER: I am sure, when I express my appreciation, I express the appreciation of every member of this House, for the words which Senator Wadsworth has spoken to us this morning, and I am sure that I express the wish of every member of this House when I say that I hope he will come year after year and continue these annual visits which he has made to us.

The Senate returned the bill (No. 1045, Int. No. 958) entitled "An act to amend the charter of the city of Auburn, in relation to the issue of bonds and denomination thereof," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Auburn.

The Senate returned the bill (No. 928, Int. No. 561) entitled "An act authorizing the Public Service Commission of the First District to permit the operation of the street railway line of the Nassau Electric Railroad Company, in the borough of Brooklyn, commonly known as the Church avenue line, without exchanging transfers with connecting lines, notwithstanding the provisions of any charter, franchise, agreement or statute," with a

message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 70, Int. No. 70) entitled "An act to amend the Greater New York charter, in relation to the publication of list of registered voters," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

The Senate returned the bill (No. 754, Int. No. 707) entitled "An act to amend chapter nine hundred and four of the Laws of nineteen hundred and twenty, entitled 'An act to provide for the improvement of Fulmer creek, at Mohawk, in the county of Herkimer, and making an appropriation therefor,' in relation to the improvement of Fulmer creek by the erection of dikes or other bank protection."

Also, the bill (No. 143, Int. No. 143) entitled "An act to amend the Conservation Law, in relation to the appropriation of real property."

Also, the bill (No. 1741, Int. No. 1063) entitled "An act to amend the Town Law, in relation to itinerant carnivals and similar shows."

Also, the bill (No. 1447, Int. No. 1284) entitled "An act to amend the Tax Law, in relation to income tax interest."

Also, the bill (No. 1715, Int. No. 477) entitled "An act to amend the Education Law, relative to the apportionment of academic funds according to attendance of academic pupils."

Also, the bill (No. 1618, Int. No. 1264) entitled "An act to amend chapter five hundred and forty-one of the Laws of nineteen hundred and sixteen, entitled 'An act relating to the preparation of assessment-rolls for the township and tax districts therein, in the county of Nassau, and the collection of taxes in such towns and tax districts, and to repeal certain local acts and parts of acts relating to assessments and taxation in such county,' in relation to collection of taxes and assessments by sale and advertisement of notice of sale."

Also, the bill (No. 1527, Int. No. 1340) entitled "An act to

amend chapter one hundred and sixty-four of the Laws of eighteen hundred and sixty-one, entitled 'An act to incorporate the Children's Home Society,' in relation to objects of such corporation."

Also, the bill (No. 1704, Int. No. 182) entitled "An act to amend the Code of Criminal Procedure, in relation to expenses of witnesses in criminal actions."

Also, the bill (No. 1567, Int. No. 188) entitled "An act to amend the Judiciary Law, in relation to the qualifications of jurors."

Also, the bill (No. 1670, Int. No. 75) entitled "An act to amend the Village Law, in relation to ordinances regulating the use and construction of electric light and power wiring."

Also, the bill (No. 732, Int. No. 248) entitled "An act providing for the levy and collection of taxes and the creation of a sinking fund for the payment of the principal and interest of the Delaware avenue pavement bonds of the town of Tonawanda, Erie county," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the Assembly bill (No. 359, Senate Reprint No. 1072, Int. No. 359) entitled "An act to amend the Town Law, in relation to application of certain provisions to Livingston county."

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. James R. Watt, mayor of the city of Albany, returning Assembly bill (No. 978, Int. No. 291) entitled "An act to amend chapter five hundred and fifty-one of the Laws of nineteen hundred and nine, entitled 'An act creating a bureau of buildings in the city of Albany,' in relation to appeals," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Jno. W. Stevenson, mayor of the city of Fulton, returning Assembly bill (No. 500, Int. No. 487) entitled "An act to validate, legalize and confirm the proceedings of the common council and inspectors of election of the city of Fulton, in the matter of the submission of

certain propositions at a special taxpayers' election to raise money for the benefit of the fire, police and poor funds of said city, the canvassing of the votes cast at said election, obligations of said city incurred pursuant thereto, and authorizing the issuance and sale of bonds therefor," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from the Hon. Henry H. Farmer, mayor of the city of Syracuse, returning Assembly bill (No. 1214, Int. No. 1090) entitled "An act to amend chapter three hundred and fifty-six of the Laws of nineteen hundred and seven, entitled 'An act to provide for the construction of intercepting sewers in and for the city of Syracuse,' in relation to authorizing and empowering the Syracuse intercepting sewer board to regulate and improve the channel of Onondaga creek from a point about two hundred and fifty feet west from Plum street to the Barge canal harbor, and the amount of bonds which may be issued thereunder," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Jno. F. Hylan, mayor of the city of New York, returning Assembly bill (No. 722, Int. No. 684) entitled "An act authorizing the commissioners of the sinking fund of the city of New York to cancel or annul all water rents or charges which are now a lien upon the property of the Congregation Sons of Israel and Talmud Torah Beth Israel, Incorporated, a religious corporation in the borough of Bronx, city of New York," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Jno. F. Hylan, mayor of the city of New York, returning Assembly bill (No. 728, Int. No. 358) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the taking of finger-prints of convicted persons," with a message that

said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Adler, the House adjourned.

THURSDAY, APRIL 7, 1921

The House met pursuant to adjournment.

Prayer by Rev. Creighton R. Storey.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with, and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend the charter of the city of White Plains, generally" (No. 763, Rec. No. 305), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to grades, ranks and salaries of officers and members of the uniformed force of the fire department of such city" (No. 1453, Rec. No. 306), which was read the first time and referred to the committee on affairs of cities.

"An act to legalize the acts of the electors of school district number seven, composed of the whole of the city of Hornell and a part of the town of Hornellsville, Steuben county, and the acts of the board of education of such district, in the purchase of property, the levy and collection of taxes, and proceedings had and taken by such board of education in the administration of such district" (No. 1099, Rec. No. 307), which was read the first time and referred to the committee on the judiciary.

"An act to amend the charter of the city of Hornell, in relation to the establishment, maintenance and disbursement of pension funds for policemen and firemen" (No. 1454, Rec. No. 308), which was read the first time and referred to the committee on affairs of cities.

"An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul taxes, water rents and

assessments which are now a lien on the property of 'Church of Saint Elizabeth of Hungary,' a religious corporation in the borough of Manhattan, city of New York" (No. 786, Rec. No. 309), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter four hundred and twelve of the Laws of nineteen hundred and seven, entitled 'An act providing for the court of general sessions of the city and county of New York, its judges and officers,' in relation to the retirement of its officers and employees" (No. 506, Rec. No. 310), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the County Law, in relation to compensation of county comptroller" (No. 1323, Rec. No. 311), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Election Law, in relation to compensation of inspectors" (No. 286, Rec. No. 312), which was read the first time and referred to the committee on the judiciary.

"An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of the Church of the Mediator, a religious corporation, in the borough of Bronx, city of New York" (No. 942, Rec. No. 313), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to retirement from active service of officers, clerks and employees" (No. 1155, Rec. No. 314), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Public Health Law, the County Law, the Town Law and the Village Law, in relation to engineering work in connection with the conservation of the public health" (No. 1441, Rec. No. 315), which was read the first time and referred to the committee on public health.

"An act to authorize the police commissioner of the city of New York to increase the pension allowed out of the police pension fund to John M. Smith, a retired member of the police force of such city" (No. 1010, Rec. No. 316), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Workmen's Compensation Law, generally" (No. 1439, Rec. No. 317), which was read the first time and referred to the committee on labor and industries.

"An act to amend the Tax Law, in relation to transfer tax officer in the county of New York" (No. 1409, Rec. No. 318), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Public Health Law, in relation to prohibiting the transportation of garbage, dead animals and other noxious or deleterious matter from one county of the State to another without consent of the local authorities" (No. 1332, Rec. No. 319), which was read the first time and referred to the committee on public health.

"An act to amend the Public Health Law, in relation to consents for the maintenance and operation of garbage and rendering plants" (No. 1331, Rec. No. 320), which was read the first time and referred to the committee on public health.

"An act to amend the Town Law, in relation to enlargement of water districts" (No. 513, Rec. No. 321), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Inferior Criminal Courts Act of the City of New York, relative to the terms of clerks thereof" (No. 1442, Rec. No. 322), which was read the first time and referred to the committee on codes.

"An act to amend the Surrogate Court Act, with respect to the general contents of a petition" (No. 1124, Rec. No. 323), which was read the first time and referred to the committee on codes.

"An act to enable the city of Albany to grant an easement in, or convey or lease a plot of ground sufficient and adequate in size from that portion of real estate belonging to the city of Albany, known as the almshouse farm, for the purpose and to be used for the erection thereon of a building for the Albany College of Pharmacy" (No. 1157, Rec. No. 324), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, the following bills were introduced:

By Mr. Adler: "An act to amend the Education Law, in relation to licensing and supervision of schools and school courses, and making an appropriation therefor" (Int. No. 1561), which

was read the first time and referred to the committee on ways and means.

Also, "An act to amend the Education Law, in relation to the qualifications of teachers, and making an appropriation for expenses" (Int. No. 1562), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the Code of Criminal Procedure, in relation to the enforcement of laws relating to intoxicating liquor" (Int. No. 1563), which was read the first time and referred to the committee on codes.

By Mr. Crowley: "An act to amend the Railroad Law, in relation to paving and repair of streets" (Int. No. 1564), which was read the first time and referred to the committee on railroads.

By Mr. Hamill: "An act to amend the Greater New York charter, in relation to the length of service necessary for the retirement of certain employees by the board of estimate" (Int. No. 1565), which was read the first time and referred to the committee on affairs of cities.

By Mr. Martin: "An act to amend the Stock Corporation Law, in relation to proceedings for an appraisal of the value of stock on voluntary sale of franchise and property" (Int. No. 1566), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend the Judiciary Law, in relation to payment of compensation of clerks of the justices of the Supreme Court, fifth judicial district, upon the death of the justice" (Int. No. 1567), which was read the first time and referred to the committee on the judiciary.

By Mr. Jesse: "An act to amend the Election Law, in relation to form of ballots for voting machine" (Int. No. 1568), which was read the first time and referred to the committee on the judiciary.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Evans (No. 1840, Int. No. 1488) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claims of the Cooper-Snell Company against the State of New York for damages sustained and for extra work, labor and materials furnished by such

company in the construction of the Dodgeville village-county road number eight hundred and sixty-eight and the Manheim Center and Salisbury Center road number four hundred and sixty-three, and to render judgment therefor."

Also, the bill introduced by Mr. Wright (No. 1847, Int. No. 1495) entitled "An act to amend the Public Health Law, in relation to nursing."

Also, the bill introduced by Mr. Morrissey (No. 1333, Int. No. 1209) entitled "An act to authorize the Exempt Firemen's Association, Incorporated, of the city of Troy, New York, to collect the two per centum tax on the business of foreign fire insurance companies or their agents in the city of Troy and providing for its disposition."

Also, the bill introduced by Mr. McGinnies (No. 1807, Int. No. 1476) entitled "An act to amend the Education Law, in relation to the membership of the State Teachers' Retirement Board."

Also, the bill introduced by Mr. Adler (No. 1835, Int. No. 1483) entitled "An act to amend the Tax Law, in relation to summary determination of taxability of transfers."

Also, the bill introduced by Mr. Lord (No. 1841, Int. No. 1489) entitled "An act making an appropriation for highway improvement purposes."

Also, the bill introduced by Mr. Lattin (No. 1805, Int. No. 1474) entitled "An act to amend the Public Health Law, in relation to vital statistics."

Also, the bill introduced by Mr. McGinnies (No. 1126, Int. No. 621) entitled "An act to amend the Education Law, in relation to industrial teachers' scholarships."

Also, the bill introduced by Mr. Wells (No. 1849, Int. No. 1497) entitled "An act to amend the Military Law, in relation to the retirement and discharge of officers."

Also, the bill introduced by Mr. Duke (No. 1482, Int. No. 1312) entitled "An act to amend chapter nine hundred and twenty-two of the Laws of nineteen hundred and twenty, entitled 'An act in relation to the Board of Claims and the jurisdiction, practice and procedure therein,' in relation to the laws repealed thereby."

Also, the bill introduced by Mr. Rayher (No. 1866, Int. No.

1509) entitled "An act to repeal subdivision eight of section ninety-eight of the Decedent Estate Law, relating to the distribution of personal property."

Also, the bill introduced by Mr. Burchill (No. 1177, Int. No. 1056) entitled "An act to authorize the reinstatement, in the police department of the city of New York, of Edward J. Lafferty, former patrolman, who resigned from such position in the year nineteen hundred and eighteen."

Also, the bill introduced by Mr. Cheney (No. 481, Int. No. 471) entitled "An act to amend the Civil Service Law, in relation to the retirement of officers and employees in the State civil service."

Also, the bill introduced by Mr. Wallace (No. 1517, Int. No. 1330) entitled "An act to amend the Penal Law and the Public Health Law, in relation to fee splitting by physicians and surgeons."

Also, the bill introduced by Mr. Blakely (No. 479, Int. No. 469) entitled "An act to amend the Civil Practice Act, in relation to fees of the county clerk in Westchester county."

Also, the bill introduced by Mr. Morrissey (No. 1334, Int. No. 1210) entitled "An act to repeal chapter one hundred and ninety-three of the Laws of eighteen hundred and eighty, entitled 'An act to incorporate the Board of Trustees of the Fire Department of the City of Troy.'"

Also, the bill introduced by Mr. Ellsworth (No. 295, Int. No. 294) entitled "An act in relation to tax sales heretofore made by the treasurer of the county of Franklin."

Also, the bill introduced by Mr. Van Wagenen (No. 1451, Int. No. 1288) entitled "An act to provide for establishing a portion of the westerly boundary line of the county of Ulster and being a portion of the easterly boundary line of the county of Sullivan, and making an appropriation therefor."

Also, the bill introduced by Mr. McWhinney (No. 1733, Int. No. 1450) entitled "An act to amend the Tax Law, in relation to reassessment of mapped lots illegally assessed."

Also, the bill introduced by Mr. McWhinney (No. 1808, Int. No. 1477) entitled "An act to amend the Highway Law, in relation to expenditures for sidewalks."

Also, the bill introduced by Mr. Dickstein (No. 1729, Int. No. 1446) entitled "An act to amend the Penal Law, in relation to the unauthorized transmission of money or other valuables to and from foreign countries."

Also, the bill introduced by Mr. Judson (No. 664, Int. No. 630) entitled "An act to amend the Tax Law, in relation to deductions allowed from gross personal income."

Also, the bill introduced by Mr. Blodgett (No. 199, Int. No. 197) entitled "An act to amend the Civil Service Law, in relation to retiring certain veterans and granting them pensions."

Also, the bill introduced by Mr. Soule (No. 1309, Int. No. 1185) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine certain claims against the State for damages alleged to have been sustained by reason of the overflow of the Seneca river at and near Phoenix and Baldwinsville in the years nineteen hundred and twelve to nineteen hundred and twenty, inclusive."

Also, the bill introduced by Mr. Cowee (No. 1697, Int. No. 1433) entitled "An act to amend the Conservation Law, in relation to the taking of pike perch."

Also, the bill introduced by Mr. McWhinney (No. 965, Int. No. 887) entitled "An act to authorize the laying out of a highway over lands owned by the city of New York in the counties of Kings, Queens and Nassau; to establish and provide for the construction and improvement thereof as a county highway, and authorizing an appropriation therefor."

Also, the bill introduced by Mr. Martin (No. 1606, Int. No. 1390) entitled "An act to amend the Tax Law, in relation to cancellation of tax sales."

Also, the bill introduced by Mr. Judson (No. 1660, Int. No. 1422) entitled "An act to amend the Tax Law, in relation to imposing a tax upon those holding agreements of indemnity issued by underwriters not authorized to transact business in the State of New York."

Also, the bill introduced by Mr. Rowe (No. 1360, Int. No. 1233) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine claims for damages for death or personal injuries sustained by reason of the alleged improper

construction and maintenance of a certain public highway or road in Letchworth park, in the town of Genesee Falls, county of Wyoming, on August tenth, nineteen hundred and seventeen, and to render judgment therefor."

Also, the bill introduced by Mr. McWhinney (No. 1065, Int. No. 978) entitled "An act providing for the grading and paving of Rockaway road from the conduit in the city of New York, borough of Queens, to Hook creek at the Nassau county line, and providing for defraying the cost of such improvement."

Also, the bill introduced by Mr. Evans (No. 1181, Int. No. 1060) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the Remsen and the West Canada Creek Telephone Company, a domestic corporation duly incorporated, organized and existing under and by virtue of the Transportation Corporations Law of the State of New York, against the State for damages caused by the alleged unlawful acts of the State of New York in the construction of a dam or reservoir across the West Canada creek, at the village of Hinckley, New York, for Barge canal purposes."

Also, the bill introduced by Mr. Blakely (No. 1791, Int. No. 1017) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' generally."

Also, the bill introduced by Miss M. L. Smith (No. 916, Int. No. 452) entitled "An act to amend the Military Law, in relation to compensation of State and municipal officers and employees returning from military or naval duty."

Also, the bill introduced by Mr. J. C. Smith (No. 1196, Int. No. 1075) entitled "An act to amend the Public Health Law, in relation to the public health council."

Also, the bill introduced by Mr. Duke (No. 1548, Int. No. 1350) entitled "An act to amend the Penal Law, in relation to public traffic on Sunday."

Also, the bill introduced by Mr. Clayton (No. 1238, Int. No. 1113) entitled "An act to amend the Tenement House Law, in relation to the definition of a tenement house."

Also, the bill introduced by Mr. McWhinney (No. 1663, Int. No. 1425) entitled "An act to amend the Highway Law, in relation to repair of county line bridges in certain counties," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Fox (No. 1344, Int. No. 1220) entitled "An act to amend section three hundred and nine of the Election Law, being chapter twenty-two of the Laws of nineteen hundred and nine, in relation to the nonexemption from jury duty of election officers in cities of the first class," reported the same with the following recommendations:

On page 1, strike out the second line of the title, and the first two words of the third line; also strike out "section three hundred and nine of" in first line of title.

On page 1, lines 1 and 2, strike out "the Election Law, being".

On page 1, line 3, before "is" insert "entitled 'An act in relation to the elections, constituting chapter seventeen of the Consolidated Laws,' as last amended by chapter three hundred and twenty-three of the Laws of nineteen hundred and eighteen,".

On page 2, between lines 14 and 15 insert "If a person recommended and examined for appointment as election officer in a city, or examined therefor without recommendation in the absence of a party list, as provided in section three hundred and five, be found disqualified and be not appointed, as therein provided, and such person shall serve in the same calendar year as inspector at a registration or election or as poll-clerk or ballot clerk at an election, under a vacancy appointment provided for in section three hundred and thirteen, he shall receive no compensation for such services."

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Hamill (No. 1152, Int. No. 1040) entitled "An act to amend the Civil Service Law, in relation to physical examinations of persons who were in the Federal service during the World War," reported the same with the following recommendation:

On page 2, line 1, strike out the last word of the line.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. McWhinney (No. 1844, Int. No. 1492) entitled "An act to amend the Civil Service Law, in relation to the unclassified service," reported the same with the following recommendations:

On page 1, line 1, strike out "the Civil Service Law" and insert in place thereof "chapter fifteen of the Laws of nineteen hundred and nine".

On page 1, line 3, strike out "cities and", and also after "divisions" insert "and cities".

On page 1, line 4, insert quotation mark after "laws".

On page 1, line 5, strike out the comma after the second word in the line and insert in place thereof a semi-colon.

On page 1, line 6, strike out "divisons" and insert in place thereof "divisions".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. T. C. Moore (No. 1159, Int. No. 1047) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section six of article three of the Constitution, in relation to compensation and mileage of members of the Legislature," reported the same with the following recommendations:

On page 1, in the title, strike out "and mileage".

On page 1, line 8, strike out the comma after "session".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Richford (No. 1867, Int. No. 1510) entitled "An act to amend the Tax Law, in relation to deductions in computing net income with respect to income taxes," reported the same with the following recommendations:

Page 1, before "An act" strike out balance of bill and insert the following:

"An act to amend the Tax Law, in relation to the definition of gross income so as to exclude the annual income, not exceeding five hundred dollars in any one case, derived by a member from his investment of savings in shares of a domestic savings and loan association.

"The People of the State of New York, represented in Senate and Assembly, do enact as follows:

"Section 1. Subdivision three of section three hundred and fifty-nine of chapter sixty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to taxation, constituting chapter sixty of the Consolidated Laws,' such section having been added by chapter six hundred and twenty-seven of the Laws of nineteen hundred and nineteen, is hereby amended by inserting therein, at the end thereof, a new paragraph, to be paragraph h, to read as follows:

"h. Annual income derived from dividends, not exceeding five hundred dollars in any one case, received by or credited to a member from his investment of savings in shares of a domestic savings and loan association.

"§ 2. This act shall take effect immediately."

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Brundage (No. 1746, Int. No. 1459) entitled "An act to amend the Highway Law, in relation to the removal of town superintendents," reported the same with the following recommendation:

On page 1, line 8, after "malfeasance" insert "or misfeasance".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Soule (No. 551, Int. No. 531) entitled "An act to amend the Penal Law, in relation to firearms," reported the same with the following recommendations:

On page 1, line 10, before "dirk" insert "a dagger".

Italicize the figures dividing the section into subdivisions, namely, 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12.

On page 6, line 21, insert a comma after "possessing".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Miller, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Tax Law, in relation to imposing a tax upon those holding agreements of indemnity issued by underwriters not authorized to transact business in the State of New York." (No. 1660, Int. No. 1422.)

"An act to amend the Highway Law, in relation to repair of county line bridges in certain counties." (No. 1663, Int. No. 1425.)

"An act to amend the Conservation Law, in relation to the taking of pike perch." (No. 1697, Int. No. 1433.)

"An act to amend the Penal Law, in relation to the unauthorized transmission of money or other valuables to and from foreign countries." (No. 1729, Int. No. 1446.)

"An act to amend the Tax Law, in relation to reassessment of mapped lots illegally assessed." (No. 1733, Int. No. 1450.)

"An act to amend the Tax Law, in relation to deductions allowed from gross personal income." (No. 664, Int. No. 630.)

"An act to authorize the laying out of a highway over lands owned by the city of New York in the counties of Kings, Queens and Nassau; to establish and provide for the construction and improvement thereof as a county highway, and authorizing an appropriation therefor." (No. 965, Int. No. 887.)

"An act providing for the grading and paving of Rockaway road from the conduit in the city of New York, borough of Queens, to Hook creek at the Nassau county line, and providing for defraying the cost of such improvement." (No. 1065, Int. No. 978.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the Remsen and the West Canada Creek Telephone Company, a domestic corporation duly incorporated, organized and existing under and by virtue of the Transportation Corporations Law of the State of New York, against the State for damages caused by the alleged unlawful acts of the State of New York in the construction of a dam or reservoir across the West Canada creek, at the village

of Hinckley, New York, for Barge canal purposes." (No. 1181, Int. No. 1060.)

"An act to amend chapter three hundred and ninety-three of the Laws of nineteen hundred and six, entitled 'An act to create and establish a policemen's relief and pension fund for the police department of the city of Utica and authorizing the granting and payment of relief and pensions to the officers and members of said department entitled thereto,' generally." (No. 1789, Int. No. 901.)

"An act to validate the charter, confirm the rights of members, and legalize the acts of Van Nest hose companies numbers one and two of the Van Nest fire department, in the county of Bronx." (No. 1782, Int. No. 213.)

"An act to amend the Civil Service Law, in relation to retiring certain veterans and granting them pensions." (No. 199, Int. No. 197.)

"An act in relation to tax sales heretofore made by the treasurer of the county of Franklin." (No. 295, Int. No. 294.)

"An act to amend the Civil Practice Act, in relation to fees of the county clerk in Westchester county." (No. 479, Int. No. 469.)

"An act to amend the Code of Criminal Procedure, in relation to release on bail pending an appeal from minor courts." (No. 1785, Int. No. 726.)

"An act to amend the Agricultural Law, in relation to manufacture and sale of milk products." (No. 1829, Int. No. 1150.)

"An act to authorize and direct the police commissioner of the city of New York to increase the pension of Charles M. Murphy to an amount not less than one-half of the salary paid to him at the date of his retirement." (No. 1778, Int. No. 1144.)

"An act to amend the Education Law, in relation to bonded indebtedness of school districts for certain purposes." (No. 1834, Rec. No. 41.)

"An act to amend the Judiciary Law, in relation to official referees." (No. 1790, Int. No. 361.)

"An act to amend the General Business Law, in relation to books to be kept by garage keepers, motor vehicle paint, repair or

machine shops and dealers in used motor vehicles." (No. 1783, Int. No. 997.)

"An act to amend the Tenement House Law, in relation to the definition of a tenement house." (No. 1238, Int. No. 1113.)

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine certain claims against the State for damages alleged to have been sustained by reason of the overflow of the Seneca river at and near Phoenix and Baldwinsville in the years nineteen hundred and twelve to nineteen hundred and twenty, inclusive." (No. 1309, Int. No. 1185.)

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine claims for damages for death or personal injuries sustained by reason of the alleged improper construction and maintenance of a certain public highway or road in Letchworth park, in the town of Genesee Falls, county of Wyoming, on August tenth, nineteen hundred and seventeen, and to render judgment therefor." (No. 1360, Int. No. 1233.)

"An act to repeal chapter one hundred and ninety-three of the Laws of eighteen hundred and eighty, entitled 'An act to incorporate the Board of Trustees of the Fire Department of the City of Troy.'" (No. 1334, Int. No. 1210.)

On motion of Mr. McGinnies, the committee on rules was instructed to report Assembly bill (No. 195, Int. No. 195) entitled "An act to provide for the location, creation and management of the Allegany State Park in Cattaraugus county and for the purchase of lands; and making an appropriation therefor," with the following amendments:

Page 14, line 12, strike out the words "two hundred and fifty" and insert in place thereof "twenty-five".

Page 14, line 13, strike out the figures in brackets "(\$250,000)" and insert in place thereof "\$25,000".

Page 14, line 15, after the word "act" insert the following: "No part of the said sum shall be available for any purpose specified in this act, until a certificate of the commissioners, provided to be appointed herein, has been filed in the office of the State Comptroller, showing that the sum of twenty-five thousand dollars (\$25,000) has been donated by individuals or corporations and deposited to the credit of the commission, in a bank or trust company to be designated by the commission, to be used for some or all of the purposes specified in this act."

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. McGinnies, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Richford, the committee on rules was instructed to report Assembly bill (No. 1867, Int. No. 1510) entitled "An act to amend the Tax Law, in relation to deductions in computing net income with respect to income taxes," amended as follows:

"An act to amend the Tax Law, in relation to the definition of gross income so as to exclude the annual income, not exceeding five hundred dollars in any one case, derived by a member from his investment of savings in shares of a domestic savings and loan association.

"The People of the State of New York, represented in Senate and Assembly, do enact as follows:

"Section 1. Subdivision three of section three hundred and fifty-nine of chapter sixty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to taxation, constituting chapter sixty of the Consolidated Laws,' such section having been added by chapter six hundred and twenty-seven of the Laws of nineteen hundred and nineteen, is hereby amended by inserting therein, at the end thereof, a new paragraph, to be paragraph h, to read as follows:

"h. Annual income derived from dividends, not exceeding five hundred dollars in any one case, received by or credited to a member from his investment of savings in shares of a domestic savings and loan association."

"§ 2. This act shall take effect immediately."

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Richford, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Greenwald, the committee on rules was instructed to report Assembly bill (No. 1888, Int. No. 1526) entitled "An act to provide for the appointment of a commission to investigate and recommend ways and means to extend, improve and facilitate the production, transportation, distribution and sale of all farm and food products within the State, to insure a fair

remuneration to the producer and a lower cost to the consumer, and making an appropriation therefor," amended as follows:

Page 2, line 16, strike out "4" and insert "3"; strike out all after "commission" and insert "may sit and conduct its investigations".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Greenwald, said bill was ordered reprinted as amended and recommitted to said committee.

Mr. Steinberg offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the mayor of the city of New York, requesting that he return to the Assembly a certified copy of Assembly bill (No. 56, Int. No. 56) entitled "An act to amend the Greater New York charter, in relation to the transfer by the commissioner of parks for Manhattan and Richmond to the president of the borough of Manhattan of a portion of sidewalk on the northerly side of Fifty-ninth street, in the city of New York," for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

By unanimous consent, Mr. Adler offered for the consideration of the House a resolution, in the words following:

Resolved, That Rule 24 of the Rules of the Assembly be and hereby is amended as follows: Line 1, strike out the words "During the last ten days of" and insert "Until the Adjournment of."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof.

The bill (No. 685, Int. No. 649) entitled "An act to amend the Greater New York charter, in relation to the conduct of physical examinations of claimants against such city," having been announced for a third reading,

On motion of Mr. Hamill, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1672, Int. No. 685) entitled "An act to amend the Tonawanda city charter, generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hamill	McArdle	Sackett
Antin	Crews	Harrington	McCleary	Seelbach
Aronson	Crowley	Harris	McDonald	Smith C C
Bailey	Di Pirro	Hausner	McGinnies	Smith J C
Barnes	Dobson	Hunter	McWhinney	Smith M L
Bartholomew	Doherty	Hutchinson	Mead	Solomon
Baum	Downs	Jacobs	Merrigan	Soule
Betts	Druss	Jeffery	Miller	Steinberg
Blakely	Duke	Jenks	Moore J G	Stitt
Blodgett	Ellsworth	Jesse	Moore T C	Ullman
Bly	Evans	Judson	Moran	VanWagenen
Booth	Everett	Kelly	Morrissey	Wackerman
Borkowski	Fenner	Kiernan	Moses	Wallace
Brady	Frerichs	Kirkland	Mullen	Walsh
Brooks	Gaffers	Lattin	O'Connor	Warren
Brundage	Gage	Lewis	Orr	Webb
Campbell E C	Galgano	Lieberman	Pette	Wells
Campbell W W	Gempler	Long	Porter	Westall
Carroll	Giaccone	Lord	Rayher	Whitcomb
Chamberlin	Gray	Lown	Reiburn	Williams
Cheney	Greenwald	Lyman	Reiss	Witter
Clayton	Hackenburg	MacFarland	Rice	Wright
Cole	Hager	Martin	Richford	Yale
Cosgrove	Halpern	Mastick	Rowe	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 543, Int. No. 523) entitled "An act to authorize the Canal Board to compromise, settle and adjust the claim and demands of water power claimants and owners of water power rights and privileges appurtenant to State canal dams constituting a part of the improved canals," having been announced, Mr. Adler

moved that said bill be recommitted to the committee on ways and means with instructions to report the same forthwith amended as follows:

On page 3 at the end of line 3 add the following: "Before the release, transfer or conveyance of any lands or water rights appurtenant or incident to a State dam shall be made pursuant to the provisions of this act a public hearing thereon shall be held by the Canal Board, notice whereof shall be given in a newspaper published in the locality of such State dam at least once a week for two weeks immediately preceding such hearing and by posting such notice at least two weeks prior to such hearing in three conspicuous places in the vicinity of said State dam."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. McGinnies, from the committee on ways and means, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 389, Int. No. 386) entitled "An act for the establishment and administration of a fund to be used for the amelioration of the condition of certain residents of this State who are suffering from disability incurred in or as a result of their having been in the military or naval service of the United States during the World War," having been announced, Miss M. L. Smith moved that said bill be recommitted to the committee on ways and means with instructions to report the same forthwith amended as follows:

Page 1, between lines 7 and 8 insert:

"§ 2. Manner of creation of military and naval disability fund. The military and naval disability fund referred to in section one of this act shall consist of:

"a. All assignments of bonus by any person entitled thereunder chapter eight hundred and seventy-two of the Laws of nineteen hundred and twenty;

"b. All voluntary gifts by any person, firm or corporation to such disability fund;

"c. All legacies and bequests directed to become a part of such disability fund by a last will and testament."

Line 8, change "2" to "3".

Page 2, line 1, strike out "or".

Page 2, line 2, strike out entire line.

Page 2, line 3, strike out "divisions".

Page 2, between lines 15 and 16 insert:

"§ 4. Distribution of fund. The moneys of the State military and naval disability fund herein provided for shall be paid out and disbursed by the commission created by chapter of the laws of nineteen hundred and twenty-one, or upon the termination of such commission by the Adjutant-General, in the following manner, and to the following persons:

"To alleviate the condition of any person suffering from disability incurred in line of duty, either by a cash payment to such person, or by providing for medical treatment to such person, when in the judgment of the commission such person is in need of immediate aid.

"Provided, however, that the beneficiaries under the provisions of this chapter shall be persons honorably discharged from the military or naval service of the United States, or not yet separated from the military or naval service of the United States. Provided, further, that persons who at the time of their entry into the military or naval service of the United States were residents of the State of New York shall receive the benefits provided for in this chapter before any other person entitled thereto shall receive any such benefit."

Page 2, line 16, change "3" to "5".

Between lines 26 and 27 insert:

"§ 6. Report to the Legislature. The commission and its successor shall render an annual report to the Legislature before the fifteenth day of February, giving a detailed statement of the moneys received by it or him and the manner of disbursement thereof.

"§ 7. Bond. The commission or its successor in office shall give a bond in an amount to be fixed by the Governor and with sureties approved by the State Comptroller for the faithful performance of its or his duties as administrator of such fund.

"§ 8. State Treasurer custodian of fund. The State Treasurer shall be the custodian of such military and naval disability fund; and all disbursements therefrom shall be paid by him upon vouchers authorized by the commission. The State Treasurer shall give a separate and additional bond in an amount to be fixed by the Governor and with sureties approved by the State Comptroller for the faithful performance of his duty as custodian of such fund. The State Treasurer may deposit any portion of the State military and naval disability fund not needed for immediate use, in the manner and subject to all the provisions of law respecting the deposit of other State funds by him. Interest earned by such portion of the State military and naval disability

fund deposited by the State Treasurer shall be collected by him and placed to the credit of the fund.

"§ 9. Employees. The commission, or its successor, may appoint and at pleasure remove such employees and assistants as it may deem necessary to carry out the provisions of this chapter and fix their compensation within the amounts provided by the Legislature for such purpose. The commission shall, so far as practicable, appoint as such employees and assistants honorably discharged veterans of the military or naval service of the United States during the World War who are residents of the State of New York. Such preference shall be first given to disabled veterans of the military or naval service of the United States when such persons are in condition to accept such employment."

Page 2, line 27, change "4" to "10".

Page 2, line 8, strike out "or".

Page 2, line 9, strike out entire line.

Page 2, line 10, strike out "or one of the subdivisions thereof".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. McGinnies, from the committee on ways and means, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1235, Int. No. 1084) entitled "An act to amend the charter of the city of Batavia," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hamill	McArdle	Sackett
Antin	Crews	Harrington	McCleary	Seelbach
Aronson	Crowley	Harris	McDonald	Smith C C
Bailey	Di Perro	Hausner	McGinnies	Smith J C
Barnes	Dobson	Hunter	McWhinney	Smith M L
Bartholomew	Doherty	Hutchinson	Mead	Solomon
Baum	Downs	Jacobs	Merrigan	Soule
Betts	Druss	Jeffery	Miller	Steinberg
Blakely	Duke	Jenks	Moore J G	Stitt

Blodgett	Ellsworth	Jesse	Moore T C	Ullman
Bly	Evans	Judson	Moran	Van Wagenen
Booth	Everett	Kelly	Morrissey	Wackerman
Borkowski	Fenner	Kiernan	Moses	Wallace
Brady	Frerichs	Kirkland	Mullen	Walsh
Brooks	Gaffers	Lattin	O'Connor	Warren
Brundage	Gage	Lewis	Orr	Webb
Campbell E O	Galgano	Lieberman	Pette	Wells
Campbell W W	Gempler	Long	Porter	Westall
Carroll	Giaccone	Lord	Rayher	Whitcomb
Chamberlin	Gray	Lown	Reiburn	Williams
Cheney	Greenwald	Lyman	Reise	Witter
Clayton	Hackenburg	MacFarland	Rice	Wright
Cole	Hager	Martin	Richford	Yale
Coe Grove	Halpern	Mastick	Rowe	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Moses, the committee on rules was instructed to report Senate bill (No. 1324, Rec. No. 248) entitled "An act to amend chapter five hundred and six of the Laws of nineteen hundred and eighteen, entitled 'An act to authorize the Commissioners of the Land Office to grant and release to the city of New York certain lands under water in the Atlantic ocean, in the boroughs of Brooklyn and Queens, to provide for the protection of adjacent uplands, the improvement of such lands under water and uplands and the acquisition of property for any such purpose, by such city, and to prescribe the method for defraying the costs.'"

On motion of Mr. Moses, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Moses, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 120

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hamill	McArdle	Sackett
Antin	Crews	Harrington	McCleary	Seelbach
Aronson	Crowley	Harris	McDonald	Smith C C

Bailey	Di Pirro	Hausner	McGinnies	Smith J C
Barnes	Dobson	Hunter	McWhinney	Smith M L
Bartholomew	Doherty	Hutchinson	Mead	Solomon
Baum	Downs	Jacobs	Merrigan	Soule
Betts	Druss	Jeffery	Miller	Steinberg
Blakely	Duke	Jenks	Moore J G	Stitt
Blodgett	Ellsworth	Jesse	Moore T C	Ullman
Bly	Evans	Judson	Moran	VanWagenen
Booth	Everett	Kelly	Morrissey	Wackerman
Borkowski	Fenner	Kiernan	Moses	Wallace
Brady	Frerichs	Kirkland	Mullen	Walsh
Brooks	Gaffers	Lattin	O'Connor	Warren
Brundage	Gage	Lewis	Orr	Webb
Campbell E C	Galgano	Lieberman	Pette	Wells
Campbell W W	Gempler	Long	Porter	Westall
Carroll	Giaccone	Lord	Rayher	Whitcomb
Chamberlin	Gray	Lown	Reiburn	Williams
Cheney	Greenwald	Lyman	Reiss	Witter
Clayton	Hackenburg	MacFarland	Rice	Wright
Cole	Hager	Martin	Richford	Yale
Cosgrove	Halpern	Mastick	Rowe	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1855, Int. No. 382) entitled "An act to amend chapter five hundred and six of the Laws of nineteen hundred and eighteen, entitled 'An act to authorize the Commissioners of the Land Office to grant and release to the city of New York certain lands under water in the Atlantic ocean, in the boroughs of Brooklyn and Queens, to provide for the protection of adjacent uplands, the improvement of such lands under water and uplands and the acquisition of property for any such purpose, by such city, and to prescribe the method for defraying the costs,' " having been announced for a third reading,

On motion of Mr. Moses, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1766, Int. No. 1148) entitled "An act to amend the Greater New York charter, in relation to pensions in the street cleaning department," having been announced,

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 80

NOES 10

Those who voted in the affirmative were:

Adler	Clayton	Giaccone	Lyman	Sackett
Aronson	Cole	Gray	Martin	Seelbach
Bailey	Cowee	Greenwald	Mastick	Smith C C
Bartholomew	Crews	Halpern	McCleary	Smith M L
Betts	Crowley	Harris	McGinnies	Solomon
Blakely	Di Pirro	Hawkins	McWhinney	Stitt
Blodgett	Doherty	Hunter	Mead	Wallace
Bly	Druss	Hutchinson	Miller	Walsh
Booth	Ellsworth	Jacobs	Moore J G	Warren
Borkowski	Evans	Jeffery	Morrissey	Webb
Brady	Everett	Jesse	Moses	Wells
Brooks	Fenner	Judson	Mullen	Westall
Brundage	Fox	Kirkland	Orr	Whitcomb
Campbell E C	Frerichs	Lattin	Rayher	Witter
Campbell W W	Gaffers	Long	Reiss	Wright
Chamberlin	Gempler	Lord	Rice	Zimmerman

Those who voted in the negative were:

Carroll	Jenks	Merrigan	Reiburn	Soule
Hamill	McDonald	O'Connor	Richford	Steinberg

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Doherty, the committee on rules was instructed to report Senate bill (No. 997, Rec. No. 268) entitled "An act to amend the General Business Law, in relation to mattresses, upholstered box springs and metal bed springs."

On motion of Mr. Doherty, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Doherty, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hamill	McArdle	Sackett
Antin	Crews	Harrington	McCleary	Seelbach
Aronson	Crowley	Harris	McDonald	Smith C C
Bailey	Di Pirro	Hausner	McGinnies	Smith J C
Barnes	Dobson	Hunter	McWhinney	Smith M L
Bartholomew	Doherty	Hutchinson	Mead	Solomon
Baum	Downs	Jacobs	Merrigan	Soule
Betts	Druss	Jeffery	Miller	Steinberg
Blakely	Duke	Jenks	Moore J G	Stitt
Blodgett	Ellsworth	Jesse	Moore T C	Ullman
Bly	Evans	Judson	Moran	VanWagenen
Booth	Everett	Kelly	Morrissey	Wackerman
Borkowski	Fenner	Kiernan	Moses	Wallace
Brady	Frerichs	Kirkland	Mullen	Walsh
Brooks	Gaffers	Lattin	O'Connor	Warren
Brundage	Gage	Lewis	Orr	Weob
Campbell B O	Galgano	Lieberman	Pette	Wells
Campbell W W	Gempler	Long	Porter	Westall
Carroll	Giaccone	Lord	Rayher	Whitcomb
Chamberlin	Gray	Lown	Reiburn	Williams
Cheney	Greenwald	Lyman	Reiss	Witter
Clayton	Hackenburg	MacFarland	Rice	Wright
Cole	Hager	Martin	Richford	Yale
Cosgrove	Halpern	Mastick	Rowe	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1858, Int. No. 1183) entitled "An act to amend the General Business Law, in relation to mattresses, upholstered box springs and metal bed springs," having been announced for a third reading,

On motion of Mr. Doherty, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1771, Int. No. 1149) entitled "An act to amend the Agricultural Law, in relation to the licensing of dogs," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hamill	McArdle	Sackett
Antin	Crews	Harrington	McCleary	Seelbach
Aronson	Crowley	Harris	McDonald	Smith C C
Bailey	Di Pirro	Hausner	McGinnies	Smith J C
Barnes	Dobson	Hunter	McWhinney	Smith M L
Bartholomew	Doherty	Hutchinson	Mead	Solomon
Baum	Downs	Jacobs	Merrigan	Soule
Betts	Druss	Jeffery	Miller	Steinberg
Blakely	Duke	Jenks	Moore J G	Stitt
Blodgett	Elleworth	Jesse	Moore T C	Ullman
Bly	Evans	Judson	Moran	VanWagenen
Booth	Everett	Kelly	Morrissey	Wackerman
Borkowski	Fenner	Kiernan	Moses	Wallace
Brady	Frerichs	Kirkland	Mullen	Walsh
Brooks	Gaffers	Lattin	O'Connor	Warren
Brundage	Gage	Lewis	Orr	Webb
Campbell E C	Galgano	Lieberman	Pette	Wells
Campbell W W	Gempier	Long	Porter	Westall
Carroll	Giaccione	Lord	Rayher	Whitcomb
Chamberlin	Gray	Lown	Reiburn	Williams
Cheney	Greenwald	Lyman	Reiss	Witter
Clayton	Hackenburg	MacFarland	Rice	Wright
Cole	Hager	Martin	Richford	Yale
Cosgrove	Halpern	Mastick	Rowe	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1817, Int. No. 1018) entitled "An act to amend the Greater New York charter, repealing section eleven hundred and thirty-a thereof, relating to the college officials' and professors' retirement fund and inserting in its place a new section eleven hundred and thirty-a, in relation to the retirement fund of The College of the City of New York," having been announced for a third reading,

On motion of Mr. Hamill, said bill was recommitted to the committee on affairs of cities.

The bill (No. 1857, Int. No. 920) entitled "An act to amend the New York City Municipal Court Code, in relation to the allowance of disbursements in summary proceedings," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hamill	McArdle	Sackett
Antin	Crews	Harrington	McCleary	Seelbach
Aronson	Crowley	Harris	McDonald	Smith C C
Bailey	Di Pirro	Hausner	McGinnies	Smith J C
Barnes	Dobson	Hunter	McWhinney	Smith M L
Bartholomew	Doherty	Hutchinson	Mead	Solomon
Baum	Downs	Jacobs	Merrigan	Soule
Betta	Druss	Jeffery	Miller	Steinberg
Blakely	Duke	Jenks	Moore J G	Stitt
Blodgett	Ellsworth	Jesse	Moore T C	Ullman
Bly	Evans	Judson	Moran	Van Wagenen
Booth	Everett	Kelly	Morrissey	Wackerman
Borkowski	Fenner	Kiernan	Moses	Wallace
Brady	Frerichs	Kirkland	Mullen	Walsh
Brooks	Gaffers	Lattin	O'Connor	Warren
Brundage	Gage	Lewis	Orr	Webb
Campbell E C	Galgano	Lieberman	Pette	Wells
Campbell W W	Gempler	Long	Porter	Westall
Carroll	Giaccone	Lord	Rayher	Whitcomb
Chamberlin	Gray	Lown	Reiburn	Williams
Cheney	Greenwald	Lyman	Reiss	Witter
Clayton	Hackenburg	MacFarland	Rice	Wright
Cole	Hager	Martin	Richford	Yale
Coogrove	Halpern	Mastick	Rowe	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1816, Int. No. 611) entitled "An act to detach a portion of the village of Malverne and continue it as a part of the town of Hempstead, in the county of Nassau, and to provide for the lien of village taxes thereon," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hamill	McArdle	Sackett
Antin	Crews	Harrington	McCleary	Seelbach
Aronson	Crowley	Harris	McDonald	Smith C C
Bailey	Di Pirro	Hausner	McGinnies	Smith J C
Barnes	Dobson	Hunter	McWhinney	Smith M L
Bartholomew	Doherty	Hutchinson	Mead	Solomon
Baum	Downs	Jacobs	Merrigan	Soule
Betts	Druss	Jeffery	Miller	Steinberg
Blakely	Duke	Jenks	Moore J G	Stitt
Blodgett	Ellsworth	Jesse	Moore T C	Ullman
Bly	Evans	Judson	Moran	VanWagenen
Booth	Everett	Kelly	Morrissey	Wackerman
Borkowski	Fenner	Kiernan	Moses	Wallace
Brady	Frerichs	Kirkland	Mullen	Walsh
Brooks	Gaffers	Lattin	O'Connor	Warren
Brundage	Gage	Lewis	Orr	Webb
Campbell E C	Galgano	Lieberman	Pette	Wells
Campbell W W	Gempler	Long	Porter	Westall
Carroll	Giaccone	Lord	Rayher	Whitcomb
Chamberlin	Gray	Lown	Reburn	Williams
Cheney	Greenwald	Lyman	Reiss	Witter
Clayton	Hackenburg	MacFarlane	Rice	Wright
Cole	Hager	Martin	Richford	Yale
Cosgrove	Halpern	Mastick	Rowe	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same, and request the concurrence of the Senate therein.

The bill (No. 1772, Int. No. 545) entitled "An act to amend the Real Property Law, in relation to the licensing and regulation of real estate brokers and salesmen," having been announced for a third reading,

On motion of Mr. McWhinney, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1818, Int. No. 634) entitled "An act to amend the Domestic Relations Law, in relation to consents for the issuance of marriage licenses," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1815, Int. No. 1308) entitled "An act to amend the Highway Law, in relation to licensing of operators of motor vehicles," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hamill	McArdle	Sackett
Antin	Crews	Harrington	McCleary	Seelbach
Aronson	Crowley	Harris	McDonald	Smith C C
Bailey	Di Pirro	Hausner	McGinnies	Smith J C
Barnes	Dobson	Hunter	McWhinney	Smith M L
Bartholomew	Doherty	Hutchinson	Mead	Solomon
Baum	Downs	Jacobs	Merrigan	Soule
Betts	Druss	Jeffery	Miller	Steinberg
Blakely	Duke	Jenks	Moore J G	Stitt
Blodgett	Ellsworth	Jesse	Moore T C	Ullman
Bly	Evans	Judson	Moran	VanWagenen
Booth	Everett	Kelly	Morrissey	Wackerman
Borkowaki	Fenner	Kiernan	Moses	Wallace
Brady	Frerichs	Kirkland	Mullen	Walsh
Brooks	Gaffers	Lattin	O'Connor	Warren
Brundage	Gage	Lewis	Orr	Webb
Campbell E O	Galgano	Lieberman	Pette	Wells
Campbell W W	Gempler	Long	Porter	Westall
Carroll	Giaccone	Lord	Rayher	Whitcomb
Chamberlin	Gray	Lown	Reiturn	Williams
Cheney	Greenwald	Lyman	Reiss	Witter
Clayton	Hackenburg	MacFarland	Rice	Wright
Cole	Hager	Martin	Richford	Yale
Cosgrove	Halpern	Mastick	Rowe	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1814, Int. No. 1426) entitled "An act to amend the Town Law, in relation to the retirement of policemen in towns of certain counties adjoining cities of the first class," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hamill	McArdle	Sackett
Antin	Crews	Harrington	McCleary	Seelbach
Aronson	Crowley	Harris	McDonald	Smith C C
Bailey	Di Pirro	Hausner	McGinnies	Smith J C
Barnes	Dobson	Hunter	McWhinney	Smith M L
Bartholomew	Doherty	Hutchinson	Mead	Solomon
Baum	Downs	Jacobs	Merrigan	Soule
Betts	Druss	Jeffery	Miller	Steinberg
Blakely	Duke	Jenks	Moore J G	Stitt
Blodgett	Ellsworth	Jesse	Moore T C	Ullman
Bly	Evans	Judson	Moran	VanWagenen
Booth	Everett	Kelly	Morrissey	Wackerman
Borkowski	Fenner	Kiernan	Moses	Wallace
Brady	Frerichs	Kirkland	Mullen	Walsh
Brooks	Gaffers	Lattin	O'Connor	Warren
Brundage	Gage	Lewis	Orr	Webb
Campbell E C	Galgano	Lieberman	Pette	Wells
Campbell W W	Gempler	Long	Porter	Westall
Carroll	Giaccone	Lord	Rayher	Whitcomb
Chamberlin	Gray	Lown	Reiburn	Williams
Cheney	Greenwald	Lyman	Reiss	Witter
Clayton	Hackenburg	MacFarland	Rice	Wright
Cole	Hager	Martin	Richford	Yale
Cosgrove	Halpern	Mastick	Rowe	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1764, Int. No. 626) entitled "An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,' in relation to the publication of the common council proceedings," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hamill	McArdle	Sackett
Antin	Crews	Harrington	McCleary	Seelbach
Aronson	Crowley	Harris	McDonald	Smith C C
Bailey	Di Pirro	Hausner	McGinnies	Smith J C
Barnes	Dobson	Hunter	McWhinney	Smith M L
Bartholomew	Doherty	Hutchinson	Mead	Solomon
Baum	Downs	Jacobs	Merrigan	Soule
Betts	Druss	Jeffery	Miller	Steinberg
Blakely	Duke	Jenks	Moore J G	Stitt
Blodgett	Ellsworth	Jesse	Moore T C	Ullman
Bly	Evans	Judson	Moran	VanWagenen
Booth	Everett	Kelly	Morrissey	Wackerman
Borkowski	Fenner	Kiernan	Moses	Wallace
Brady	Frerichs	Kirkland	Mullen	Walsh
Brooks	Gaffers	Lattin	O'Connor	Warren
Brundage	Gage	Lewis	Orr	Webb
Campbell E C	Galgano	Lieberman	Pette	Wells
Campbell W W	Gempler	Long	Porter	Westall
Carroll	Giaccone	Lord	Rayher	Whitcomb
Chamberlin	Gray	Lown	Reiburn	Williams
Cheney	Greenwald	Lyman	Reiss	Witter
Clayton	Hackenburg	MacFarland	Rice	Wright
Cole	Hager	Martin	Richford	Yale
Cosgrove	Halpern	Mastick	Rowe	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1768, Int. No. 1049) entitled "An act to amend the New York City Municipal Court Code, in relation to marshals," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 16

Those who voted in the affirmative were:

Adler	Cowee	Halpern	McCleary	Smith C C
Aronson	Crews	Harrington	McGinnies	Smith J C
Bailey	Crowley	Harris	McWhinney	Smith M L
Barnes	Di Pirro	Hausner	Mead	Solomon
Bartholomew	Dobson	Hunter	Miller	Soule
Baum	Doherty	Hutchinson	Moore J G	Steinberg
Betts	Downs	Jacobs	Moore T C	Stitt
Blakely	Druss	Jeffery	Moran	Ullman

Blodgett	Duke	Jenks	Morrissey	VanWagenen
Bly	Ellsworth	Jesse	Moses	Wallace
Booth	Evans	Judson	Mullen	Warren
Borkowski	Everett	Kirkland	Orr	Webb
Brady	Fenner	Lattin	Pette	Wells
Brooks	Frerichs	Lewis	Porter	Westall
Brundage	Gaffers	Lieberman	Rayher	Whitcomb
Campbell E C	Gage	Long	Reiss	Williams
Campbell W W	Gempler	Lord	Rice	Witter
Chamberlin	Giaccone	Lown	Richford	Wright
Cheney	Gray	MacFarland	Rowe	Yale
Clayton	Greenwald	Martin	Sackett	Zimmerman
Cole	Hager	Mastick	Seelbach	

Those who voted in the negative were:

Antin	Hackenburg	Kiernan	McDonald	Reiburn
Carroll	Hamill	Lyman	Merrigan	Wackerman
Coogrove	Kelly	McArdle	O'Connor	Walsh
Galgano				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1769, Int. No. 568) entitled "An act to amend the Tax Law, in relation to the assessment of forest lands dedicated to continuous forest production," having been announced for a third reading,

On motion of Mr. Everett, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1765, Int. No. 927) entitled "An act to amend the Greater New York charter, in relation to the appointment of clerks and deputy clerks of the municipal court of the city of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 16

Those who voted in the affirmative were:

Adler	Cowee	Halpern	McCleary	Smith C C
Aronson	Crews	Harrington	McGinnies	Smith J C
Bailey	Crowley	Harris	McWhinney	Smith M L
Barnes	Di Pirro	Hausner	Mead	Solomon

Bartholomew	Dobson	Hunter	Miller	Soule
Baum	Doherty	Hutchinson	Moore J G	Steinberg
Betts	Downs	Jacobs	Moore T C	Stitt
Blakely	Druss	Jeffery	Moran	Ullman
Blodgett	Duke	Jenks	Morrissey	Van Wagenen
Bly	Ellsworth	Jesse	Moses	Wallace
Booth	Evans	Judson	Mullen	Warren
Borkowski	Everett	Kirkland	Orr	Webb
Brady	Fenner	Lattin	Pette	Wells
Brooks	Frerichs	Lewis	Porter	Westall
Brundage	Gaffers	Lieberman	Rayher	Whitcomb
Campbell E C	Gage	Long	Reiss	Williams
Campbell W W	Gempler	Lord	Rice	Witter
Chamberlin	Giaccone	Lown	Richford	Wright
Cheney	Gray	MacFarland	Rowe	Yale
Clayton	Greenwald	Martin	Sackett	Zimmerman
Cole	Hager	Mastick	Seelbach	

Those who voted in the negative were:

Antin	Hackenburg	Kiernan	McDonald	Reiburn
Carroll	Hamill	Lyman	Merrigan	Wackerman
Cosgrove	Kelly	McArdle	O'Connor.	Walsh
Galgano				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1446, Int. No. 1283) entitled "An act to amend the Education Law, relative to libraries and library corporations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hamill	McArdle	Sackett
Ahtin	Crews	Harrington	McCleary	Seelbach
Aronson	Crowley	Harris	McDonald	Smith C O
Bailey	Di Perro	Hausner	McGinnies	Smith J C
Barnes	Dobson	Hunter	McWhinney	Smith M L
Bartholomew	Doherty	Hutchinson	Mead	Solomon
Baum	Downs	Jacobs	Merrigan	Soule
Betts	Druss	Jeffery	Miller	Steinberg
Blakely	Duke	Jenks	Moore J G	Stitt
Blodgett	Ellsworth	Jesse	Moore T C	Ullman
Bly	Evans	Judson	Moran	Van Wagenen
Booth	Everett	Kelly	Morrissey	Wackerman
Borkowski	Fenner	Kiernan	Moses	Wallace

Brady	Frerichs	Kirkland	Mullen	Walsh
Brooks	Gaffers	Lattin	O'Connor	Warren
Brundage	Gage	Lewis	Orr	Webb
Campbell E C	Galgano	Lieberman	Pette	Wells
Campbell W W	Gempler	Long	Porter	Westall
Carroll	Giaccone	Lord	Rayher	Whitcomb
Chamberlin	Gray	Lown	Reiburn	Williams
Cheney	Greenwald	Lyman	Reiss	Witter
Clayton	Hackenburg	MacFarland	Rice	Wright
Cole	Hager	Martin	Richford	Yale
Cosgrove	Halpern	Mastick	Rowe	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1859, Int. No. 904) entitled "An act to amend the Military Law, in relation to allowances to the city chamberlain of the city of New York for military organizations in such city," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hamill	McArdle	Sackett
Antin	Crews	Harrington	McCleary	Seelbach
Aronson	Crowley	Harris	McDonald	Smith C C
Bailey	Di Pirro	Hausner	McGinnies	Smith J C
Barnes	Dobson	Hunter	McWhinney	Smith M L
Bartholomew	Doherty	Hutchinson	Mead	Solomon
Baum	Downs	Jacobs	Merrigan	Soule
Betts	Druss	Jeffery	Miller	Steinberg
Blakely	Duke	Jenks	Moore J G	Stitt
Blodgett	Ellsworth	Jesse	Moore T O	Ullman
Bly	Evans	Judson	Moran	VanWagenen
Booth	Everett	Kelly	Morrissey	Wackerman
Borkowski	Fenner	Kiernan	Moses	Wallace
Brady	Frerichs	Kirkland	Mullen	Walsh
Brooks	Gaffers	Lattin	O'Connor	Warren
Brundage	Gage	Lewis	Orr	Webb
Campbell E C	Galgano	Lieberman	Pette	Wells
Campbell W W	Gempler	Long	Porter	Westall
Carroll	Giaccone	Lord	Rayher	Whitcomb
Chamberlin	Gray	Lown	Reiburn	Williams
Cheney	Greenwald	Lyman	Reiss	Witter
Clayton	Hackenburg	MacFarland	Rice	Wright
Cole	Hager	Martin	Richford	Yale
Cosgrove	Halpern	Mastick	Rowe	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1856, Int. No. 925) entitled "An act to amend the Decedent Estate Law, in relation to the rights of a surviving husband or wife to a share of the personal estate of the other," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120 .

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hamill	McArdle	Sackett
Antin	Crews	Harrington	McCleary	Seelbach
Aronson	Crowley	Harris	McDonald	Smith C C
Bailey	Di Pirro	Hausner	McGinnies	Smith J C
Barnes	Dobson	Hunter	McWhinney	Smith M L
Bartholomew	Doherty	Hutchinson	Mead	Solomon
Baum	Downs	Jacobs	Merrigan	Soule
Betts	Druss	Jeffery	Miller	Steinberg
Blakely	Duke	Jenks	Moore J G	Stitt
Blodgett	Ellsworth	Jesse	Moore T C	Ullman
Bly	Evans	Judson	Moran	VanWagenen
Booth	Everett	Kelly	Morrissey	Wackerman
Borkowski	Fenner	Kiernan	Moses	Wallace
Brady	Frerichs	Kirkland	Mullen	Walsh
Brooks	Gaffers	Lattin	O'Connor	Warren
Brundage	Gage	Lewis	Orr	Webb
Campbell E C	Galgano	Lieberman	Pette	Wells
Campbell W W	Gempler	Long	Porter	Westall
Carroll	Giaccone	Lord	Rayher	Whitcomb
Chamberlin	Gray	Lown	Reiburn	Williams
Cheney	Greenwald	Lyman	Reiss	Witter
Clayton	Hackenburger	MacFarland	Rice	Wright
Cole	Hager	Martin	Richford	Yale
Cosgrove	Halpern	Mastick	Rowe	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1691, Int. No. 253) entitled "An act to amend the Membership Corporations Law, in relation to imposing an annual tax on the gross receipts of persons and corporations conducting racing meetings within the State," was read the third time, having been printed and upon the desks of the members in

its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hamill	McArdle	Sackett
Antin	Crews	Harrington	McCleary	Seelbach
Aronson	Crowley	Harris	McDonald	Smith C C
Bailey	Di Pirro	Hausner	McGinnies	Smith J C
Barnes	Dobson	Hunter	McWhinney	Smith M L
Bartholomew	Doherty	Hutchinson	Mead	Solomon
Baum	Downs	Jacobs	Merrigan	Soule
Betts	Druss	Jeffery	Miller	Steinberg
Blakely	Duke	Jenks	Moore J G	Stitt
Blodgett	Ellsworth	Jesse	Moore T C	Ullman
Bly	Evans	Judson	Moran	VanWagenen
Booth	Everett	Kelly	Morrissey	Wackerman
Borkowski	Fenner	Kiernan	Moses	Wallace
Brady	Frerichs	Kirkland	Mullen	Walsh
Brooks	Gaffers	Lattin	O'Connor	Warren
Brundage	Gage	Lewis	Orr	Webb
Campbell E C	Galgano	Lieberman	Pette	Wells
Campbell W W	Gempler	Long	Porter	Westall
Carroll	Giaccone	Lord	Rayher	Whitcomb
Chamberlin	Gray	Lown	Reiburn	Williams
Cheney	Greenwald	Lyman	Reiss	Witter
Clayton	Hackenburg	MacFarland	Rice	Wright
Cole	Hager	Martin	Richford	Yale
Cosgrove	Halpern	Mastick	Rowe	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1767, Int. No. 1187) entitled "An act to amend the Greater New York charter, in relation to reinstatement of policemen," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 120

NOES 00

Those who voted in the affirmative were:

Adler	Cowee	Hamill	McArdle	Sackett
Antin	Crews	Harrington	McCleary	Seelbach
Aronson	Crowley	Harris	McDonald	Smith C C
Bailey	Di Pirro	Hausner	McGinnies	Smith J C
Barnes	Dobson	Hunter	McWhinney	Smith M L
Bartholomew	Doherty	Hutchinson	Mead	Solomon
Baum	Downs	Jacobs	Merrigan	Soule
Betts	Druss	Jeffery	Miller	Steinberg
Blakely	Duke	Jenks	Moore J G	Stitt
Blodgett	Ellsworth	Jesse	Moore T C	Ullman
Bly	Evans	Judson	Moran	VanWagenen
Booth	Everett	Kelly	Morrissey	Wackerman
Borkowski	Fenner	Kiernan	Moses	Wallace
Brady	Frerichs	Kirkland	Mullen	Walsh
Brooks	Gaffers	Lattin	O'Connor	Warren
Brundage	Gage	Lewis	Orr	Webb
Campbell E C	Galgano	Lieberman	Pette	Wells
Campbell W W	Gempler	Long	Porter	Westall
Carroll	Giaccone	Lord	Ravher	Whitcomb
Chamberlin	Gray	Lown	Reiburn	Williams
Cheney	Greenwald	Lyman	Reiss	Witter
Clayton	Hackenburg	MacFarland	Rice	Wright
Cole	Hager	Martin	Richford	Yale
Cosgrove	Halpern	Mastick	Rowe	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1212, Int. No. 1088) entitled "An act to amend the Highway Law, in relation to the placing on motor vehicles used for hire of signs showing the ownership thereof," was read the second time.

On motion of Mr. Bloch, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1882, Int. No. 792) entitled "An act to amend the Conservation Law, in relation to the taking of dogs afield," was read the second time.

On motion of Mr. Jeffery, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1773, Int. No. 261) entitled "An act to amend the Workmen's Compensation Law, generally," was read the second time.

On motion of Mr. Brady, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1898, Int. No. 941) entitled "An act to amend the General Business Law, in relation to contracts for monopoly,"

and to provide for the protection of consumers," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1799, Int. No. 1468) entitled "An act to amend the Labor Law, generally," was read the second time.

On motion of Mr. Brady, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 1105, Rec. No. 270) entitled "An act authorizing the United Bretherns' Church (at New Dorp) on Staten Island to acquire lands adjacent to its present cemetery to be held and used for cemetery purposes," having been announced for a second reading,

On motion of Mr. Hamill, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The Senate returned the concurrent resolution recalling from the mayor of the city of New York, for the purpose of amendment, the certified copy of Assembly bill (No. 56, Int. No. 56) entitled "An act to amend the Greater New York charter, in relation to the transfer by the commissioner of parks for Manhattan and Richmond to the president of the borough of Manhattan of a portion of sidewalk on the northerly side of Fifty-ninth street, in the city of New York," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk transmit said resolution to the mayor of the city of New York.

The Senate returned the bill (No. 1015, Int. No. 930) entitled "An act to amend chapter two hundred and forty-three of the Laws of nineteen hundred and thirteen, entitled 'An act to provide for the retention and maintenance of portions of the present Champlain and Erie canals in the counties of Saratoga and Albany for navigation purposes after the completion of the Barge canal,' in relation to the abandonment of a portion thereof."

Also, the bill (No. 576, Int. No. 556) entitled "An act to amend the Conservation Law, in relation to open season for squirrels."

Also, the bill (No. 1535, Int. No. 900) entitled "An act to

amend the Tax Law, in relation to the payment over and distribution of taxes, and expenses of officers."

Also, the bill (No. 1569, Int. No. 912) entitled "An act to amend chapter four hundred and eleven of the Laws of nineteen hundred and seventeen, entitled 'An act to provide for the registration and supervision of laboratories where live pathogenic germs are handled, and to prevent the use of bacteria for criminal purposes, and to eliminate careless methods of transporting live germs.'"

Also, the bill (No. 946, Int. No. 868) entitled "An act to amend the Public Health Law, in relation to consolidated health districts."

Also, the bill (No. 864, Int. No. 811) entitled "An act to provide for a department of public health in and for second and third class cities."

Also, the bill (No. 1115, Int. No. 52) entitled "An act to amend the Penal Law, in relation to the prohibition of the use on vehicles of the device of arms of the State and other representations," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the Senate bill (No. 170, Assembly Reprint No. 1763, Rec. No. 164) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the qualifications of city magistrates," with a message that they have concurred in the amendments of the Assembly made thereto.

Ordered, That the Clerk return said bill to the Senate.

The Senate returned the bill (No. 1602, Int. No. 832) entitled "An act to establish and maintain a water department in and for the city of Norwich," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Norwich.

The Senate returned the bill (No. 1766, Int. No. 1148) entitled "An act to amend the Greater New York charter, in relation to pensions in the street cleaning department," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

The Senate returned the bill (No. 1765, Int. No. 927) entitled "An act to amend the Greater New York charter, in relation to the appointment of clerks and deputy clerks of the municipal court of the city of New York," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1768, Int. No. 1049) entitled "An act to amend the New York city municipal court code, in relation to marshals," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

A communication was received from Hon. Otto Pfaff, mayor of the city of Oneida, returning Assembly bill (No. 910, Int. No. 852) entitled "An act to amend the charter of the city of Oneida, in relation to the rate of interest on bonds issued by the city," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Adler, the House adjourned.

FRIDAY, APRIL 8, 1921

The House met pursuant to adjournment.

Prayer by Rev. Ernest M. Gahn.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with, and the same was approved.

Mr. Speaker presented the annual report of the State Tax Commission, which was laid upon the table and ordered printed.

(See Document.)

The Senate sent for concurrence the following entitled bills:

"An act to amend the Penal Law, in relation to advertisements upon danger signals in the public highways" (No. 1336, Rec. No. 325), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Education Law, in relation to appropriations by boards of supervisors and other local authorities for historical purposes" (No. 1107, Rec. No. 326), which was read the first time and referred to the committee on public education.

"An act to amend the Insurance Law, in relation to life, health and casualty insurance corporations" (No. 765, Rec. No. 327), which was read the first time and referred to the committee on insurance.

"An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of Saint Illuminator's Armenian Apostolic Church, a religious corporation, in the borough of Manhattan, city of New York" (No. 1312 Rec. No. 328), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Prison Law, in relation to jail liberties in the county of Westchester" (No. 1039, Rec. No. 329), which was read the first time and referred to the committee on penal institutions.

"An act to amend the Conservation Law, in relation to the taking of raccoon in the counties of Westchester, Putnam, Dutchess and Rockland" (No. 940, Rec. No. 330), which was read the first time and referred to the committee on conservation.

"An act to amend the Greater New York charter, in relation to compensation of officers and members of the police force" (No. 1498, Rec. No. 331), which was read the first time and referred to the committee on affairs of cities.

"An act to legalize the acts and proceedings of the village of Wilson in paving certain portions of the principal business street, known as Young street, between McChesney and Seneca streets, in said village, consisting of two strips of paving, each thirteen feet in width, together with curbing, in the year nineteen hundred and fifteen, and to legalize, authorize and direct the pay-

ment of a certain certificate of indebtedness in the sum of four hundred and eighty-six dollars and twenty-two cents, dated December eighteenth, nineteen hundred and fifteen, payable with interest one year after the date thereof, issued by said village and delivered to Wilson Lumber Company, Incorporated, in payment of cement furnished by it and used in the construction of said pavement and curbing; said acts and proceedings, and the issuance of said certificate having been held irregular, illegal and invalid; also authorizing and directing the trustees of the village of Wilson to pay the said Wilson Lumber Company, Incorporated, the amount of said certificate, together with interest, and in case of the refusal of the said trustees to pay the said certificate of indebtedness, to authorize the maintenance of an action or proceeding thereon" (No. 1348, Rec. No. 332), which was read the first time and referred to the committee on the judiciary.

"An act to grant to the village of Penn Yan all the interest of the people of the State of New York in certain lands in the towns of Milo and Jerusalem, Yates county, along or near Lake Keuka, for the purpose of a public park, to provide for abatement by the village of all nuisances, the payment of claims, and for acquiring interests of abutting owners" (No. 1288, Rec. No. 333), which was read the first time and referred to the committee on affairs of cities.

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of Charles O. Roe, of the village of Canisteo, New York, against the State, for damages alleged to have been sustained by him, on or about the twenty-second day of March, nineteen hundred and nineteen, through the alleged negligence of the State, its agents and employees on the State highway known as route fifteen, and to render judgment therefor" (No. 478, Rec. No. 334), which was read the first time and referred to the committee on claims.

"An act to amend chapter five hundred and sixty-three of the Laws of nineteen hundred and sixteen, entitled 'An act to authorize the city of Troy to improve and regulate the river and dock front, and to make provision for and promote commerce with the city,' in relation to the improvement of the river and dock front of the city of Troy generally" (No. 1449, Rec. No. 335),

which was read the first time and referred to the committee on affairs of cities.

"An act to provide for a bridge connecting Manhattan and Queens borough, New York city" (No. 289, Rec. No. 336), which was read the first time and referred to the committee on affairs of cities.

"An act authorizing the police commissioner of the city of New York to increase the pension of Patrick A. O'Keefe, formerly a member of the police department of such city" (No. 1212, Rec. No. 337), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to the payment of pensions to members of the police and fire department of such city disabled in the military or naval service of the United States" (No. 1422, Rec. No. 338), which was read the first time and referred to the committee on affairs of cities.

"An act authorizing the purchase of additional land for the Marcy division of the Utica State Hospital, and making an appropriation therefor, and authorizing the sale and conveyance of certain State land in the city of Utica now occupied by the Utica State Hospital" (No. 1538, Rec. No. 339), which was read the first time and referred to the committee on ways and means.

"An act to amend chapter five hundred and forty-eight of the Laws of nineteen hundred and twelve, entitled 'An act to erect the county of Bronx from the territory now comprised within the limits of the borough of the Bronx, in the city of New York, as constituted by chapter three hundred and seventy-eight of the Laws of eighteen hundred and ninety-seven, and all acts amendatory thereof and supplemental thereto,' in relation to publication of legal notices" (No. 1216, Rec. No. 340), which was read the first time and referred to the committee on the judiciary.

"An act to legalize, validate and confirm grants made by direction of the Commissioners of the Land Office under the provisions of the Public Lands Law since December eighteenth, nineteen hundred and thirteen, of lands in Bronx county" (No. 1217, Rec. No. 341), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Lien Law and the Personal Property

Law, in relation to filing and renewal of chattel mortgages, and the filing of contracts for the conditional sale of goods and chattels" (No. 1252, Rec. No. 342), which was read the first time and referred to the committee on the judiciary.

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of the village of Fort Edward, Washington county, against the State for damages alleged to have been sustained by reason of the removal and destruction of water mains of such village in the construction of the Champlain canal, pursuant to chapter one hundred and forty-seven of the Laws of nineteen hundred and three, and to render judgment therefor" (No. 364, Rec. No. 343), which was read the first time and referred to the committee on claims.

"An act to amend the Conservation Law, in relation to engineering and construction work" (No. 1545, Rec. No. 344), which was read the first time and referred to the committee on conservation.

"An act to amend the Public Health Law, in relation to general health districts" (No. 1503, Rec. No. 345), which was read the first time and referred to the committee on public health.

"An act to create sewer district number three and sewer district number four of the town of West Seneca, county of Erie and State of New York, to legalize all proceedings of the town board, its officers and agents heretofore taken in connection with the construction of sewers in said districts, to create a sewer board and provide for the administration of said districts, the issuance of bonds, levying taxes and assessments, and authorizing said board to contract for the disposal of sewerage from said districts" (No. 1277, Rec. No. 346), which was read the first time and referred to the committee on internal affairs.

"An act conferring jurisdiction on the police commissioner of the city of New York to increase the pension paid Irma Horton, the widow of Floyd Horton, formerly a lieutenant in the police department of such city" (No. 1313, Rec. No. 347), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Surrogate Court Act, in relation to deputy clerk of surrogate's court in Cayuga county" (No. 1376,

Rec. No. 348), which was read the first time and referred to the committee on codes.

"An act to amend the Code of Civil Procedure, in relation to deputy clerk of surrogate's court in Cayuga county" (No. 1375, Rec. No. 349), which was read the first time and referred to the committee on codes.

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claims of certain persons against the State for damages to property alleged to have been sustained during the flood of the Mohawk river in the year nineteen hundred and eighteen, and to render judgment therefor" (No. 754, Rec. No. 350), which was read the first time and referred to the committee on claims.

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine certain claims against the State for damages alleged to have been sustained by reason of the overflow of the canalized Mohawk river, at and near Schenectady, by reason of the alleged construction and maintenance of the Vischer's Ferry dam, and to render judgment therefor" (No. 753, Rec. No. 351), which was read the first time and referred to the committee on claims.

"An act to amend the Transportation Corporations Law, in relation to gas and electric light corporations" (No. 1352, Rec. No. 352), which was read the first time and referred to the committee on the judiciary.

"An act to amend the charter of the city of Batavia, as enacted by the Legislature in the year nineteen hundred and twenty-one, in relation to repealing, with saving clause, the former charter, being chapter three hundred and fifty-four of the Laws of nineteen hundred and fourteen, entitled 'An act to incorporate the city of Batavia,' as amended" (No. 1286, Rec. No. 353), which was read the first time and referred to the committee on affairs of cities.

"An act to legalize, ratify and confirm the acts and proceedings of the village of Lima, Livingston county, in relation to the issuance and sale of bonds for the construction of a water main, and to provide for the issuance, sale and payment of such bonds" (No. 1260, Rec. No. 354), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Penal Law, in relation to providing against persons not duly licensed advising within the State, for compensation, respecting the law of a foreign country, or maintaining an office within the State for such purpose" (No. 1164, Rec. No. 355), which was read the first time and referred to the committee on codes.

"An act to amend the Highway Law, in relation to the disposition of registration fees for the construction and improvement of town highways and county roads" (No. 1377, Rec. No. 356), which was read the first time and referred to the committee on internal affairs.

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claim of the county of Chenango for reimbursement of moneys paid by such county for road construction alleged to have been chargeable to the State" (No. 534, Rec. No. 357), which was read the first time and referred to the committee on claims.

"An act to amend chapter five hundred and eighty-five of the Laws of nineteen hundred and eighteen, entitled 'An act relating to the construction of public works,' generally" (No. 1343, Rec. No. 358), which was read the first time and referred to the committee on ways and means.

"An act to amend the Highway Law, in relation to the identification of State owned motor vehicles" (No. 1299, Rec. No. 359), which was read the first time and referred to the committee on internal affairs.

"An act to confer jurisdiction upon the Court of Claims to hear and determine the claim of the firm of Paddleford and King for moneys alleged to be due them for the construction of a concrete bridge upon county highway number seven hundred and five in the county of Chenango" (No. 232, Rec. No. 360), which was read the first time and referred to the committee on claims.

"An act to amend the Conservation Law, in relation to the issuance of permits for the use of ferrets" (No. 224, Rec. No. 361), which was read the first time and referred to the committee on conservation.

"An act to amend the Conservation Law, in relation to the open season for grouse or partridge" (No. 227, Rec. No. 362),

which was read the first time and referred to the committee on conservation.

"An act to amend the Conservation Law, in relation to licenses for the breeding and sale of ferrets" (No. 223, Rec. No. 363), which was read the first time and referred to the committee on conservation.

"An act to amend the charter of the city of Norwich" (No. 1253, Rec. No. 364), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to the filling in of lands covered with water" (No. 1544, Rec. No. 365), which was read the first time and referred to the committee on affairs of cities.

"An act to authorize the appointment of commissioners to 'the port authority' established by the agreement or compact between the States of New York and New Jersey within the 'port of New York,' and making an appropriation therefor" (No. 1499, Rec. No. 366), which was read the first time and referred to the committee on ways and means.

"An act to amend chapter two hundred and sixty-six of the Laws of eighteen hundred and eighty-four, in relation to official stenographers temporarily assigned to the city court of New York" (No. 1314, Rec. No. 367), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the charter of the city of Rochester, in relation to additional corporate powers to construct, maintain and make agreements relating to the use of a railroad" (No. 1390, Rec. No. 368), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Code of Civil Procedure, in relation to testamentary trustees" (No. 1305, Rec. No. 369), which was read the first time and referred to the committee on codes.

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the Remsen and the West Canada Creek Telephone Company, a domestic corporation, duly incorporated, organized and existing under and by virtue of the Transportation Corporations Law of the State of New York, against the State, for damages caused by the alleged unlaw-

ful acts of the State of New York, in the construction of a dam or reservoir across the West Canada creek, at the village of Hinckley, New York, for Barge canal purposes" (No. 823, Rec. No. 370), which was read the first time and referred to the committee on claims.

"An act to amend the Greater New York charter, in relation to the powers of the retirement board in the board of education" (No. 1282, Rec. No. 371), which was read the first time and referred to the committee on affairs of cities.

"An act to repeal article eight of the Partnership Law, and inserting a new article eight, in relation to limited partnerships" (No. 1448, Rec. No. 372), which was read the first time and referred to the committee on the judiciary.

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the town of Norfolk, Saint Lawrence county, against the State for reimbursement of money, erroneously paid to the county treasurer of said county to pay the amount of drafts of the State Commissioner of Highways, to apply upon a certain highway contract" (No. 200, Rec. No. 373), which was read the first time and referred to the committee on claims.

"An act to amend chapter eighty-seven of the Laws of eighteen hundred and ninety-three, entitled 'An act to amend chapter three hundred and thirty-five of the Laws of eighteen hundred and sixty-eight, entitled "An act to incorporate the city of Ogdensburg," and the acts amending the same,' in relation to police department fund" (No. 1246, Rec. No. 374), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Town Law, in relation to park districts in towns of certain counties" (No. 1274, Rec. No. 375), which was read the first time and referred to the committee on internal affairs.

"An act to amend chapter five hundred and sixty-four of the Laws of nineteen hundred and ten, entitled 'An act to provide for county roads in certain counties adjoining cities of the first class,' in relation to the maintenance and cost of such roads" (No. 1542, Rec. No. 376), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Town Law, in relation to the filling of vacancies in the office of assessor" (No. 1450, Rec. No. 377), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Tax Law, in relation to reassessment of mapped lots illegally assessed" (No. 1393, Rec. No. 378), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to authorize the laying out of a highway over lands owned by the city of New York in the counties of Kings, Queens and Nassau; to establish and provide for the construction and improvement thereof as a county highway, and authorizing an appropriation therefor" (No. 652, Rec. No. 379), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the County Law, in relation to official bonds and undertakings of clerks in county offices" (No. 1199, Rec. No. 380), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Insurance Law, in relation to the standard provisions for life policies" (No. 1534, Rec. No. 381), which was read the first time and referred to the committee on insurance.

"An act to legalize certain bonds of the city of Poughkeepsie, heretofore issued, for terms maturing more than twenty years from date of issue" (No. 901, Rec. No. 382), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Insurance Law, in relation to co-operative fire insurance corporations" (No. 1535, Rec. No. 383), which was read the first time and referred to the committee on insurance.

"An act authorizing the board of estimate and apportionment of the city of New York to compensate Richardson Webster, formerly a register of the county of Kings, for services hereafter to be performed in relation to such office" (No. 1491, Rec. No. 384), which was read the first time and referred to the committee on affairs of cities.

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of Joseph Schaufler against the State while engaged in the work of the State in endeavoring

to capture a lunatic who had escaped from the Binghamton State Hospital" (No. 1265, Rec. No. 385), which was read the first time and referred to the committee on claims.

"An act to amend the Inferior Criminal Courts Act of the City of New York, relative to visitation and inspection of institutions" (No. 950, Rec. No. 386), which was read the first time and referred to the committee on codes.

"An act to legalize and validate the acts and proceedings of a portion of the town of Esopus, known as the Port Ewen fire district, its voters, officers and agents, in relation to the issuance of a bond to validate and legalize such bond, and to authorize the town board of the town of Esopus, by resolution, to issue new bonds of the said town, in the place and stead of the bond heretofore issued, and to levy a tax on that portion of the town of Esopus known as the Port Ewen fire district, to pay and discharge said bonds" (No. 1419, Rec. No. 387), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Public Lands Law, in relation to the abandonment of canal property used as a hydraulic canal" (No. 1306, Rec. No. 388), which was read the first time and referred to the committee on ways and means.

"An act to amend the charter of the city of Watervliet, in relation to the collection of certain taxes, water rents and assessments and sales for nonpayment thereof" (No. 1425, Rec. No. 389), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the charter of the city of Jamestown, in relation to transfer of lands and structures under the jurisdiction of the board of park commissioners of such city, not required for park purposes" (No. 1483, Rec. No. 390), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to the pension payable to the commanding officer of the detective bureau in the police department of the city of New York" (No. 1351, Rec. No. 391), which was read the first time and referred to the committee on affairs of cities.

"An act to revise the charter of the city of Hudson" (No. 1546, Rec. No. 392), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, the following bills were introduced:

By Mr. Adler: "An act to amend the Election Law, in relation to party nominations of candidates for State-wide offices and the office of justice of the Supreme Court" (Int. No. 1569), which was read the first time and referred to the committee on the judiciary.

By Mr. Barnes: "An act to amend the Code of Civil Procedure, in relation to limitation of costs in justices' courts" (Int. No. 1570), which was read the first time and referred to the committee on codes.

By Mr. Betts: "An act to amend the Public Health Law, in relation to the practice of veterinary medicine" (Int. No. 1571), which was read the first time and referred to the committee on public health.

By Mr. Rayher: "An act to amend the Real Property Law, in relation to certain fences and structures being private nuisances" (Int. No. 1572), which was read the first time and referred to the committee on the judiciary.

By Mr. Wells: "An act in relation to the appointment of marshals or constables of the inferior courts of civil jurisdiction in cities of the first class" (Int. No. 1573), which was read the first time and referred to the committee on affairs of cities.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Bloch (No. 1212, Int. No. 1088) entitled "An act to amend the Highway Law, in relation to the placing on motor vehicles used for hire of signs showing the ownership thereof."

Also, the bill introduced by Mr. Brady (No. 1799, Int. No. 1468) entitled "An act to amend the Labor Law, generally."

Also, the bill introduced by Mr. Jeffery (No. 1882, Int. No. 792) entitled "An act to amend the Conservation Law, in relation to the taking of dogs afield."

Also, the bill introduced by Mr. Martin (No. 1898, Int. No. 941) entitled "An act to amend the General Business Law, in relation to contracts for monopoly, and to provide for the protection of consumers."

Also, the bill introduced by Mr. Seaker (No. 1753, Int. No. 1466) entitled "An act to amend the Railroad Law, relative to

the construction of new highway crossings of railroads, the elimination of existing railroad grade crossings or changing existing railroad crossings."

Also, the bill introduced by Mr. J. G. Moore (No. 1560, Int. No. 1362) entitled "An act to amend chapter four hundred and fifteen of the Laws of nineteen hundred and thirteen, entitled 'An act to establish a State commission for improving the condition of the blind in the State of New York, and making an appropriation therefor,' in relation to the powers of the New York State Commission for the Blind."

Also, the bill introduced by Mr. Druss (No. 949, Int. No. 871) entitled "An act to amend the Judiciary Law, in relation to the appointment and salaries of employees of certain courts within the second judicial department."

Also, the bill introduced by Mr. Mullen (No. 623, Int. No. 595) entitled "An act to amend the Real Property Law, in relation to guardian ad litem in an action to register title to real property."

Also, the bill introduced by Mr. Harrington (No. 1427, Int. No. 1270) entitled "An act to amend the Judiciary Law, in relation to the compensation of stenographers appointed by justices of the Appellate Division of the third and fourth departments."

Also, the bill introduced by Mr. Judson (No. 759, Int. No. 712) entitled "An act to amend the Judiciary Law, in relation to retirement of court attendants, librarians and assistant librarians of the Appellate Division in the third and fourth departments."

Also, the bill introduced by Mr. Brady (No. 1773, Int. No. 261) entitled "An act to amend the Workmen's Compensation Law, generally," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. J. G. Moore (No. 1792, Int. No. 675), entitled "An act to amend the Real Property Law, in relation to registering title to real property," reported the same with the following recommendations:

On page 9, line 3, insert a comma after "case".

On page 11, line 11, strike out the comma after "destroyed".

On page 11, line 13, insert "registered" before "owner".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Hunter, from the committee on revision, to which was referred the bill introduced by Mr. Rowe (No. 1608, Int. No. 1392) entitled "An act to amend the Real Property Law, in relation to acknowledgments and proofs in foreign countries," reported the same with the following recommendation:

On page 2, line 12, strike out "county" and insert in place thereof "country".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Miller, from the committee on printed and engrossed bills, reported the following bills as correctly printed and engrossed:

"An act to amend the Military Law, in relation to the retirement and discharge of officers." (No. 1849, Int. No. 1497.)

"An act to amend the General Business Law, in relation to contracts for monopoly, and to provide for the protection of consumers." (No. 1898, Int. No. 941.)

"An act to amend chapter two hundred and sixty-eight of the Laws of nineteen hundred and four, entitled 'An act to provide for a pension fund for the police force of the city of New Rochelle,' generally." (No. 1897, Int. No. 1070.)

"An act to amend the Highway Law, in relation to the placing on motor vehicles used for hire of signs showing the ownership thereof." (No. 1212, Int. No. 1088.)

"An act to amend the Public Health Law, in relation to the public health council." (No. 1196, Int. No. 1075.)

"An act to amend the Military Law in relation to certain State and municipal officers and employees who served in Federal military, naval or marine service during the World War." (No. 1946, Int. No. 1351.)

"An act to authorize the reinstatement, in the police department of the city of New York, of Edward J. Lafferty, former patrolman, who resigned from such position in the year nineteen hundred and eighteen." (No. 1177, Int. No. 1056.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claims of the Cooper-Snell Company against the State of New York for damages sustained and for extra work, labor and materials furnished by such company in the construction of the Dodgeville village-county road number eight hundred and sixty-eight and the Manheim Center and Salisbury Center road number four hundred and sixty-three, and to render judgment therefor." (No. 1840, Int. No. 1488.)

"An act to amend the Education Law, in relation to the membership of the State Teachers' Retirement Board." (No. 1807, Int. No. 1476.)

"An act to amend the Prison Law, in relation to commutation of sentences of convicts." (No. 1941, Int. No. 1363.)

"An act to amend the Education Law in relation to industrial teachers' scholarships." (No. 1126, Int. No. 621.)

"An act to amend the Penal Law, in relation to public traffic on Sunday." (No. 1548, Int. No. 1350.)

"An act to amend the Labor Law, in relation to definition of a factory." (No. 1942, Int. No. 184.)

"An act to amend the Education Law, in relation to apportionment to contracting district." (No. 1896, Int. No. 1323.)

"An act to amend the Labor Law, generally." (No. 1799, Int. No. 1468.)

"An act to amend the Conservation Law, in relation to the taking of dogs afield." (No. 1882, Int. No. 792.)

"An act to amend the Tax Law, in relation to summary determination of taxability of transfers." (No. 1835, Int. No. 1483.)

"An act to amend the Judiciary Law, in relation to the compensation of stenographers appointed by justices of the Appellate Division of the third and fourth departments." (No. 1427, Int. No. 1270.)

"An act to amend the Tax Law, in relation to cancellation of tax sales." (No. 1606, Int. No. 1390.)

"An act to authorize the Exempt Volunteer Firemen's Association, Incorporated, of the city of Troy, New York, to collect the two per centum tax on the business of foreign fire insurance companies or their agents in the city of Troy, and providing for its disposition." (No. 1333, Int. No. 1209.)

"An act to amend the Public Health Law, in relation to vital statistics." (No. 1805, Int. No. 1474.)

"An act making an appropriation for highway improvement purposes." (No. 1841, Int. No. 1489.)

"An act to amend chapter nine hundred and twenty-two of the Laws of nineteen hundred and twenty, entitled 'An act in relation to the Court of Claims and the jurisdiction, practice and procedure therein,' in relation to the laws repealed thereby." (No. 1482, Int. No. 1312.)

"An act to amend the Election Law, in relation to the delivery of ballot boxes in the city of New York at the close of the canvass of votes at an election." (No. 1831, Int. No. 860.)

"An act to amend the Greater New York charter, in relation to the pensions of widows and orphans of members of the police force." (No. 1775, Rec. No. 128.)

"An act to amend chapter five hundred and thirty-five of the Laws of nineteen hundred and fifteen, entitled 'An act to consolidate and revise the several acts relative to the city of Olean,' in relation to powers and duties of park commissioners, the acquisition of lands for park, playground and athletic field purposes, their improvement and equipment, and providing for the raising of funds for the payment of same." (No. 1821, Rec. No. 145.)

"An act to locate in part the boundary lines between the counties of Kings and Queens." (No. 1894, Int. No. 485.)

"An act providing for the distribution of certain moneys, or portions thereof, remaining in the hands of the treasurers of different counties of the State, which was distributed to such counties under the appropriation made by chapter one of the Laws of nineteen hundred and twenty." (No. 1895, Int. No. 895.)

"An act to provide for establishing a portion of the westerly boundary line of the county of Ulster and being a portion of the easterly boundary line of the county of Sullivan, and making an appropriation therefor." (No. 1451, Int. No. 1288.)

"An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' generally." (No. 1791, Int. No. 1017.)

"An act to amend the Military Law, in relation to compensation of State and municipal officers and employees returning from military or naval duty." (No. 916, Int. No. 452.)

"An act to amend the Insurance Law, in relation to stock fire insurance corporations." (No. 1825, Int. No. 1329.)

"An act providing for the creation of the commission and the payment of the bonus provided for in chapter eight hundred and seventy-two of the Laws of nineteen hundred and twenty." (No. 1830, Int. No. 787.)

"An act to amend the charter of the city of Hornell, in relation to the establishment, maintenance and disbursement of pension funds for policemen and firemen." (No. 1784, Int. 1154.)

"An act to amend the Greater New York charter, in relation to salaries of clerks, deputy clerks and assistant clerks of the municipal court of the city of New York." (No. 1787, Int. No. 1194.)

"An act to amend the revised charter of the city of Syracuse, in relation to the boundary of such city and of the tenth and thirteenth wards thereof." (No. 1788, Int. No. 1050.)

"An act to amend the Highway Law, in relation to expenditures for sidewalks." (No. 1808, Int. No. 1477.)

"An act to amend the Public Health Law, in relation to the protection of the potable waters of the city of New York in the Croton and Esopus watershed and the protection of public health by railroad companies." (No. 1828, Int. No. 1041.)

By unanimous consent, Mr. Leininger called up Assembly bill (No. 199, Int. No. 197) entitled "An act to amend the Civil Service Law, in relation to retiring certain veterans and granting them pensions," now on the order of third reading.

Mr. Leininger moved that said bill be recommitted to the committee on the judiciary with instructions to report the same forthwith amended as follows:

On page 2, line 17, make section two read as follows: "This act shall abrogate and make void any and all waivers which the individuals described herein may have executed in relation to any benefits under any existing or prospective pension laws."

Add section 3, as follows: "This act shall take effect immediately."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Martin, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. T. C. Moore offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 625, Int. No. 597) entitled "An act to amend the Town Law, in relation to sidewalk districts in certain towns," for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Adler offered for the consideration of the House a resolution in the words following:

Resolved, That Rule 12 of the Assembly Rules be and hereby is suspended for the balance of the session.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof.

On motion of Mr. Adler, the consideration of the third reading calendar was postponed until Monday next.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, *April 6, 1921.*

By Mr. Straus:

Whereas, Albert Einstein of Switzerland and Chaim Weitzmann of Great Britain are now visiting our State; and

Whereas, The purpose of their visit is to cement the bonds of unity between the United States and her neighbors abroad in the great struggle for human progress and happiness and especially to unite the old world and the new in establishing a cultural center for the Jews of the world in Palestine; and

Whereas, The achievements of Dr. Einstein in the spheres of physics and astronomy have commanded the attention and the

admiration of the entire civilized world, and the record of Dr. Weitzmann as a chemist during the World War has made the people of the allied and associated powers his debtors; and

Whereas, It is the desire of the Commonwealth of New York to make these distinguished visitors feel that every true American heart goes out to them in cordial welcome; therefore, be it

Resolved, That (if the Assembly concur) the people of the State of New York extend to Dr. Albert Einstein, Dr. Chaim Weitzmann and their associates the hand-clasp of fellowship and a heartfelt welcome.

By order of the Senate,

ERNEST A. FAY,

Clerk.

which was referred to the committee on ways and means.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 8, 1921.*

By Mr. Mullan:

Resolved (if the Assembly concur), That the committee appointed pursuant to resolution adopted April fifteenth, nineteen hundred and twenty, to investigate the compensation of school teachers, the number, location and equipment of schools, the systems of government and instruction in force therein, and generally all those questions protecting and promoting the education of and the mental, moral and physical betterment of the people of the State, and to report the result of its investigations to the next Legislature with recommendations of such measure for relief and improvement in the premises as it may deem suitable and expedient, be continued with all the powers and duties heretofore conferred and imposed upon such committee, and that the time for it to make its final report to the Legislature be extended to February first, nineteen hundred and twenty-two.

By order of the Senate,

ERNEST A. FAY,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the Senate bill (No. 213, Assembly Reprint No. 1742, Rec. No. 31) entitled "An act to amend chapter

two hundred of the Laws of eighteen hundred and fifty-four, entitled 'An act declaring a part of the West Canada creek, and its branches, a public highway, and regulating the passage of logs and lumber down the same, and for the improvement of said streams,' generally," with a message that they have concurred in the amendments of the Assembly made thereto.

Ordered, That the Clerk return said bill to the Senate.

The Senate returned the bill (No. 1025, Int. No. 940) entitled "An act to amend section two and section forty-seven of the charter of the city of Sherrill, increasing the territorial boundaries thereof and providing for the appointment of assessors," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Sherrill.

Also, the bill (No. 1368, Int. No. 760) entitled "An act to provide for extending the boundaries of the city of Utica by annexing thereto a part of the town of New Hartford, by vote of the electors of the territory proposed to be annexed, and to provide for the government of the annexed territory, for the payment of school and sewer district bonded indebtedness and the disposal of sewage," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Utica.

Also, the bill (No. 1407, Int. No. 1037) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the jurisdiction of the court of special sessions," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1072, Int. No. 984) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' in relation to payment of taxes on real and personal property," with a message

that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Yonkers.

The Senate returned the bill (No. 1134, Int. No. 1022) entitled "An act to amend the charter of the village of Lyons, in relation to terms of village offices."

Also, the bill (No. 1453, Int. No. 1290) entitled "An act to amend chapter one hundred and forty-seven of the Laws of nineteen hundred and three, entitled 'An act making provision for issuing bonds to the amount of not to exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and three, as amended by chapter eight hundred and one of the Laws of nineteen hundred and thirteen, in relation to the abandonment of the improvement of the canal in the city of Albany.'"

Also, the bill (No. 601, Int. No. 573) entitled "An act to amend the Education Law, in relation to the retirement from active service of employees of boards of education, other than superintendents and teachers, in cities having a population of one hundred thousand or more."

Also, the bill (No. 1711, Int. No. 1314) entitled "An act to amend the Education Law, in relation to the State College for Teachers."

Also, the bill (No. 700, Int. No. 301) entitled "An act to amend the Highway Law, in relation to amount to be raised by town board for repair or construction of highways and bridges."

Also, the bill (No. 148, Int. No. 148) entitled "An act to amend the Village Law, in relation to the preparation of assessment-rolls and the hearing of complaints in relation thereto."

Also, the bill (No. 615, Int. No. 587) entitled "An act to amend the General City Law, in relation to the creation of purchasing departments and agencies."

Also, the bill (No. 92, Int. No. 92) entitled "An act to amend the Code of Civil Procedure, in relation to payments of distributive shares and legacies to infants."

Also, the bill (No. 414, Int. No. 405) entitled "An act to amend the Conservation Law, in relation to the open season for woodcock."

Also, the bill (No. 1707, Int. No. 1375) entitled "An act to amend the State Charities Law, in relation to the superintendent of the New York State Reformatory for Women at Bedford."

Also, the bill (No. 1585, Int. No. 1378) entitled "An act making an appropriation for the payment by the State in the first instance of the Federal government's share of the cost of construction and improvement of rural post roads within the State as provided under the provisions of an act of Congress, entitled 'An act to provide that the United States shall aid the States in the construction of rural post roads and for other purposes.'"

Also, the bill (No. 914, Int. No. 856) entitled "An act to amend the Penal Law, in relation to the unlawful use of the device of arms of the State," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the Assembly bill (No. 776, Senate Reprint No. 1202, Int. No. 729) entitled "An act to amend the Highway Law, in relation to bridges on county roads."

Also, Assembly bill (No. 1128, Senate Reprint No. 1334, Int. No. 45) entitled "An act to amend the Highway Law, in relation to appointment of town superintendents of highways in certain counties."

Ordered, That the Clerk deliver said bills to the Governor.

A communication was received from Hon. Andrew E. Ceperley, mayor of the city of Oneonta, returning Assembly bill (No. 765, Int. No. 718) entitled "An act to permit the common council of the city of Oneonta to vote additional compensation to the chamberlain and assessors of such city for the year nineteen hundred and twenty-one," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Adler, the House adjourned until Saturday, April 9th, at 10 o'clock A. M.

SATURDAY, APRIL 9, 1921

The House met pursuant to adjournment.

Prayer by Rev. James S. Kittell.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with, and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend the General Municipal Law, in relation to the construction and maintenance of memorial building or monument by a county or city" (No. 1484, Rec. No. 393), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Education Law, in relation to the retirement of public school teachers who have taught for a period of sixty years" (No. 1428, Rec. No. 394), which was read the first time and referred to the committee on public education.

"An act to amend the Education Law, in relation to local historians, in boroughs of a city more than one million inhabitants" (No. 383, Rec. No. 395), which was read the first time and referred to the committee on public education.

"An act to amend the Code of Civil Procedure, in relation to the fees of the county clerk in Westchester county" (No. 1135, Rec. No. 396), which was read the first time and referred to the committee on codes.

"An act to amend the Tax Law, in relation to abandonment of claim of title under tax deeds on cancellation of sale" (No. 1456, Rec. No. 397), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Tax Law, in relation to cancellation of tax sales" (No. 1256, Rec. No. 298), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Penal Law, in relation to children" (No. 623, Rec. No. 399), which was read the first time and referred to the committee on codes.

"An act creating and establishing a department of charities in the county of Oneida, and extending and enlarging the powers and duties of the superintendent of the poor in relation thereto"

(No. 1549, Rec. No. 400), which was read the first time and referred to the committee on internal affairs.

"An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' in relation to justices of the peace of the city of Yonkers, and repealing certain sections in relation thereto" (No. 1434, Rec. No. 401), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter sixty-two of the Laws of eighteen hundred and ninety-seven, entitled 'An act to authorize the appointment of a county detective in counties of more than one hundred and twenty-five thousand inhabitants and to fix the compensation of such detective,' in relation to the number and method of compensating detectives in certain counties" (No. 1213, Rec. No. 402), which was read the first time and referred to the committee on internal affairs.

"An act to validate the charter, confirm the rights of members, and legalize the acts of Van Nest hose companies numbers one and two of the Van Nest fire department, in the county of Bronx" (No. 649, Rec. No. 403), which was read the first time and referred to the committee on the judiciary.

"An act to amend chapter five hundred and forty-eight of the Laws of nineteen hundred and twelve, entitled 'An act to erect the county of Bronx from the territory now comprised within the limits of the borough of Bronx, in the city of New York, as constituted by chapter three hundred and seventy-eight of the Laws of eighteen hundred and ninety-seven and all acts amendatory thereof and supplemental thereto,' in relation to the office of assistant deputy county clerk" (No. 845, Rec. No. 404), which was read the first time and referred to the committee on internal affairs.

"An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of the New York Protestant Episcopal Public School" (No. 1315, Rec.

No. 405), which was read the first time and referred to the committee on affairs of cities.

"An act to authorize the reinstatement, in the police department of the city of New York, of Michael La Grua, formerly a member of such force, who resigned from such position in the year nineteen hundred and nineteen" (No. 1518, Rec. No. 406), which was read the first time and referred to the committee on affairs of cities.

"An act to repeal subdivision eight of section ninety-eight of the Decedent Estate Law, relating to the distribution of personal property" (No. 1522, Rec. No. 407), which was read the first time and referred to the committee on the judiciary.

"An act to amend section forty-eight of the Transportation Corporations Law, being chapter two hundred and nineteen of the Laws of nineteen hundred and nine, by rendering canal lands abandoned pursuant to the provisions of article four of the Public Lands Law exempt from condemnation by pipe line corporations until such lands have been sold and conveyed in the manner provided by the Public Lands Law" (No. 1381, Rec. No. 408), which was read the first time and referred to the committee on the judiciary.

"An act to amend section one hundred and forty of the Public Lands Law, being chapter fifty of the Laws of nineteen hundred and nine, as amended by chapter one hundred and sixty-seven of the Laws of nineteen hundred and thirteen, by rendering canal lands abandoned pursuant to the provisions of article four of the Public Lands Law exempt from condemnation by railroad corporations until such lands have been sold and conveyed in the manner provided by the Public Lands Law" (Int. No. 1129, Rec. No. 409), which was read the first time and referred to the committee on ways and means.

"An act to amend the Education Law, in relation to instruction in the public schools on the subject of fire protection" (No. 1015, Rec. No. 410), which was read the first time and referred to the committee on public education.

"An act to amend the Highway Law, in relation to bonds of contractors" (No. 1525, Rec. No. 411), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Agricultural Law, relating to the licensing of dogs" (No. 1524, Rec. No. 412), which was read the first time and referred to the committee on agriculture.

"An act to amend the Conservation Law, in relation to the open season for taking deer in certain towns in Washington county" (No. 1523, Rec. No. 413), which was read the first time and referred to the committee on conservation.

"An act to amend the Town Law, in relation to the issuance, sale and manner of payment of town bonds for certain sewer purposes, and the levy of assessments and taxes for such purposes, in certain towns" (No. 1301, Rec. No. 414), which was read the first time and referred to the committee on internal affairs.

"An act to amend the County Law, in relation to the establishment of institutions for the purpose of preventing the development of tuberculosis in children who are exposed or predisposed thereto" (No. 1169, Rec. No. 415), which was read the first time and referred to the committee on internal affairs.

"An act to authorize the county of Cayuga to pay certain moneys to certain towns therein which moneys were recovered by such county from the State upon accounts of such towns, in relation to highway construction" (No. 1490, Rec. No. 416), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Penal Law, in relation to malicious injury to and destruction of property" (No. 1397, Rec. No. 417), which was read the first time and referred to the committee on codes.

"An act to amend the Membership Corporations Law, in relation to dealing in agricultural products for profit" (No. 1531, Rec. No. 418), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Insanity Law, in relation to the admission of patients to institutions, the use of hospital laboratories and the transfer of patients, and renumbering certain sections of such law" (No. 1460, Rec. No. 419), which was read the first time and referred to the committee on the judiciary.

"An act to amend the State Finance Law, in relation to outstanding checks or drafts on bank accounts of funds of the State"

(No. 1285, Rec. No. 420), which was read the first time and referred to the committee on ways and means.

"An act to amend the General Municipal Law, in relation to public general hospitals for the care of the sick" (No. 1520, Rec. No. 421), which was read the first time and referred to the committee on internal affairs.

"An act to amend the General Business Law, in relation to conferring additional jurisdiction upon the municipal court of the city of New York, with reference to milk cans" (No. 1295, Rec. No. 422), which was read the first time and referred to the committee on the judiciary.

"An act to confer jurisdiction on the Court of Claims to hear and determine claims against the State heretofore filed for compensation or damages for or on account of the appropriation of or damages to property in connection with the construction of improved canals and canal terminals" (No. 1048, Rec. No. 423), which was read the first time and referred to the committee on claims.

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the claim of Elmore Everett against the State of New York for personal damages sustained by him while in the employ of the State highway department of the State of New York, and to render judgment therefor" (No. 301, Rec. No. 424), which was read the first time and referred to the committee on claims.

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claims of the Cooper-Snell Company against the State of New York for damages sustained and for extra work, labor and materials furnished by such company in the construction of the Dodgeville-village-county road number eight hundred and sixty-eight and the Manheim Center and Salisbury Center road number four hundred and sixty-three, and to render judgment therefor" (No. 1481, Rec. No. 425), which was read the first time and referred to the committee on claims.

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claims of Louise L. Groess and George E. Groess against the State for damages alleged to have been sustained by them on July nineteenth, nineteen hundred and

nineteen, growing out of personal injuries received by Louise L. Groess while sitting on a public bench, located in grounds surrounding the State School for the Blind, located at Batavia, New York, by reason of the breaking of a large decayed limb from a tree, located therein, and to render judgment therefor" (No. 1115, Rec. No. 426), which was read the first time and referred to the committee on claims.

"An act to amend the Military Law, in relation to armories and allowances to officers and organizations" (No. 1493, Rec. No. 427), which was read the first time and referred to the committee on military affairs.

"An act relating to paving, repaving and repairing certain streets in the city of New York, and the levying of assessments to pay the expense thereof, as a substitute for covenants for paving, repaving and repairing said streets" (No. 1485, Rec. No. 428), which was read the first time and referred to the committee on affairs of cities.

"An act to amend an act in relation to the Provident Loan Society of New York" (No. 1431, Rec. No. 429), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Greater New York charter, in relation to costs, charges and expenses in condemnation proceedings" (No. 1276, Rec. No. 430), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter four hundred and twenty-five of the Laws of eighteen hundred and ninety-six, entitled 'An act to amend the charter of the city of Poughkeepsie,' in relation to city bonds" (No. 1238, Rec. No. 431), which was read the first time and referred to the committee on affairs of cities.

"An act to provide for extending the boundaries of the city of Poughkeepsie by annexing thereto a part of the town of Poughkeepsie and to provide for the government of the annexed territory, for the payment of school and other bonded indebtedness and for the assessment and levy of taxes and submitting the act to the qualified voters of the annexed territory for approval" (No. 568, Rec. No. 432), which was read the first time and referred to the committee on affairs of cities.

"An act to confer jurisdiction upon the Court of Claims to hear,

try and determine the claim of L. F. Bannon Plumbing, Heating and Contracting Corporation against the State of New York for damages for an alleged breach of contract, the same as though a notice of intention to file a claim had been given within the time prescribed by section two hundred and sixty-four of the Code of Civil Procedure" (No. 1552, Rec. No. 433), which was read the first time and referred to the committee on claims.

"Concurrent Resolution of the Senate and Assembly proposing an amendment to section eighteen of article six of the Constitution, in relation to children's courts and courts of domestic relations" (No. 41, Rec. No. 434), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Education Law, in relation to apportionment to contracting district" (No. 1405, Rec. No. 435), which was read the first time and referred to the committee on public education.

"An act authorizing the town board of the town of Rosendale, Ulster county, to issue certificates of indebtedness to pay certain claims against the said town of Rosendale which have been duly audited and for which no funds are available to pay the same" (No. 1398, Rec. No. 436), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Stock Corporation Law, in relation to voting and giving consents by stockholders" (No. 1420, Rec. No. 437), which was read the first time and referred to the committee on the judiciary.

"An act to amend the General Municipal Law, in relation to prenatal and maternity care" (No. 1466, Rec. No. 438), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Lien Law, in relation to the application of the article relating to chattel mortgages" (No. 1515, Rec. No. 439), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Judiciary Law, in relation to retirement of court attendants, librarians and assistant librarians of the Appellate Division in the third and fourth departments" (No. 451,

Rec. No. 440), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Election Law, in relation to the form and preparation of ballots" (No. 1404, Rec. No. 441), which was read the first time and referred to the committee on the judiciary.

By unanimous consent, the following bills were introduced:

By Mr. Seaker: "An act to amend the Insanity Law, in relation to transfer of certain insane persons to the Mattewan State Hospital" (Int. No. 1574), which was read the first time and referred to the committee on ways and means.

By Mr. McWhinney: "An act to amend the Code of Civil Procedure, in relation to summary proceedings to recover the possession of real property in cities of a population of one million or more, and in cities in a county adjoining such city" (Int. No. 1575), which was read the first time and referred to the committee on codes.

Also, "An act to amend chapter one hundred and thirty-six of the Laws of nineteen hundred and twenty, entitled 'An act in relation to defenses in actions based upon unjust, unreasonable and oppressive agreements for rent of premises occupied for dwelling purposes in cities of the first class or in cities in a county adjoining a city of the first class,' generally" (Int. No. 1576), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Code of Civil Procedure, in relation to actions to recover the possession of real property in certain cities" (Int. No. 1577), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Municipal Court Code of the city of New York, providing for an additional justice in the fourth municipal court district of the borough of Brooklyn" (Int. No. 1578), which was read the first time and referred to the committee on codes.

Also "An act to amend the New York City Court Code in relation to change of boundaries of the seventh district in the borough of Manhattan, and providing for an additional district in said borough and for additional justices in said districts" (Int. No.

1579), which was read the first time and referred to the committee on codes.

Also, "An act to amend the New York City Municipal Court Code, in relation to the appointment, compensation, duties and powers of referee" (Int. No. 1580), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Code of Civil Procedure, in relation to summary proceedings to recover the possession of real property in cities of the first class and cities in a county adjoining a city of the first class for default in the payment of rent" (Int. No. 1581), which was read the first time and referred to the committee on codes.

Mr. Miller, from the committee on printed and engrossed bills, reported the following as correctly printed or engrossed:

"An act to amend the State Finance Law, in relation to creating the board of estimate and control, defining its powers and duties, and abolishing the central supply committee and transferring its functions to such board, and to repeal section twenty-six of the Legislative Law, and making an appropriation therefor" (No. 1949, Int. No. 1424).

On motion of Mr. Hutchinson, the committee on rules was instructed to report Assembly bill (No. 1496, Int. No. 495) entitled "An act to amend the Education Law, relative to the apportionment of public moneys for the instruction of nonresident academic pupils," with the following amendments:

Page 2, line 1, after the word "department" strike out the italicised word "forty". Remove the brackets from the word "fifty".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Hutchinson, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Adler, the committee on rules was instructed to report Assembly bill (No. 1793, Int. No. 1386) entitled "An act to amend the Conservation Law, in relation to licensing the use of water for power and other purposes, and to providing for the exercise of the power of eminent domain, in relation to the production, sale and distribution of heat, light and power to the

public, and making an appropriation for expenses," with the following amendments:

Page 26, line 9, strike out all beginning with the word "such" down to and including the word "law" on line 19.

Page 34, line 20, strike out "twenty-five" and insert "thirty-five".

Strike out the numerals "25,000" and insert "35,000".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Adler, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Adler, the committee on rules was instructed to report Senate bill (No. 1317, Rec. No. 258) entitled "An act to amend the Civil Service Law, in relation to retirement of officers and employees in the State civil service," with the following amendments:

Page 4, commencing in line 4, strike out all the matter after "§ 5" down to and including "§ 8" in line 19.

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Adler, said bill was ordered reprinted as amended and recommitted to said committee.

By unanimous consent, Mr. McGinnies called up Assembly bill (No. 1949, Int. No. 1424) entitled "An act to amend the State Finance Law, in relation to creating the board of estimate and control, defining its powers and duties, and abolishing the central supply committee and transferring its functions to such board, and to repeal section twenty-six of the Legislative Law, and making an appropriation therefor," now on the order of third reading.

Mr. McGinnies moved that said bill be recommitted to the committee on ways and means with instructions to report the same forthwith amended as follows:

Page 15, between lines 10 and 11 insert:

"Section 10.—Nothing herein contained shall be construed as affecting the powers and duties now vested by statute in the fiscal supervisor, the State Hospital Commission and the Superintendent of State Prisons in the purchase of institutional supplies."

Page 15, line 11, strike out figures "10" and insert therein figures "11".

Page 15, line 15, strike out figures "11" and insert therein figures "12".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. McGinnies, from the committee on ways and means, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

By unanimous consent, Mr. Brady called up Assembly bill (No. 1799, Int. No. 1468) entitled "An act to amend the Labor Law, generally," now on the order of third reading.

Mr. Brady moved that said bill be recommitted to the committee on labor and industries with instructions to report the same forthwith amended as follows:

Page 1, line 1, change "Sections" to "Section"; strike out "and thirty-six".

Line 4, strike out "are" and insert "is".

Page 2, strike out lines 8 to 11 and insert:

"§ 2. Section nineteen of such chapter is hereby amended to read as follows:

"§ 19. Referees. The commissioner shall appoint as many persons as may be necessary to be referees to perform the duties prescribed by this section. A referee shall devote his entire time to the duties of his office and shall receive an annual salary to be fixed by the commissioner within the appropriation made therefor. It shall be the duty of a referee, under rules adopted by the Industrial Board, to hear and determine claims for compensation, and to conduct such hearings and investigations and to make such orders, decisions and determinations as may be required by any general or special rule or order of the Industrial Board or the commissioner, under the Workmen's Compensation Law pursuant to the provisions of such law. The decision of a referee on such a claim shall be deemed the decision of the Industrial Board from the date of the filing thereof in the department unless the Industrial Board, on its own motion or on application duly made to it, modify or rescind such decision.

"§ 2. Section twenty-one of such chapter is hereby amended by adding at the end a new subdivision to be subdivision ten, to read as follows:

"10. May investigate the condition of aliens relative to their employment in industry.

“§ 4. Section twenty-seven of such chapter is hereby amended to read as follows:

“§ 27. General Powers and Duties of Industrial Board. The Industrial Board shall have power to make, amend and repeal rules for carrying into effect the provisions of this chapter, applying such provisions to specific conditions and prescribing means, methods and practices to effectuate such provisions. It shall have power to hear and determine all claims for compensation under the Workmen's Compensation Law in the manner provided by this chapter or the Workmen's Compensation Law; to require medical service for injured employees as provided by the Workmen's Compensation Law; to approve claims for medical service or attorney's fees, to excuse failure to give notice either of injury or death of an employee, to approve agreements, to modify or rescind awards, to make conclusions of fact and rulings of law, to certify questions to the appellate division of the supreme court, to enter orders in appealed cases, to determine the time for the payment of compensation, to order the reimbursement of employers for amounts advanced, to assess penalties, to commute awards, to compromise actions for the collection of awards, to require or permit employers to deposit the present value of awards in the aggregate trust fund of the state fund, to determine by rule the assignment of a minor's right to sue a third party, to require guardianship for minor dependents, to hear and determine claims under the occupational disease act, to order physical examinations, to take testimony by depositions; and to have and exercise all other powers and duties, exclusive of purely administrative functions, originally conferred or imposed upon the Workmen's Compensation Commission by the Workmen's Compensation Law or any other statute, and by chapter six hundred and seventy-four of the Laws of nineteen hundred and fifteen conferred and imposed upon the State Industrial Commission. For the purpose of exercising such powers and performing such duties, the Industrial Board shall be deemed to be a continuation of the State Industrial Commission; and all proceedings under the Workmen's Compensation Law pending before such commission are hereby transferred to the Industrial Board without prejudice to the rights of any party to such proceeding. Any hearing, inquiry or investigation required or authorized to be conducted or made by the Industrial Board may be conducted or made by any individual member thereof, and the order, decision or determination of such member shall be deemed the order, decision or determination of the board from the date of filing thereof in the department, unless the board on its own motion or on

application duly made to it modify or rescind such order, decision or determination."

Page 2, line 12, change "2" to "5".

Page 3, line 3, change "3" to "6".

Line 13, change "4" to "7".

Line 25, change "5" to "8".

Page 4, line 3, strike out the bracket; after "material" insert in italics "made, manufactured or produced"; before "upon" insert a bracket "[".

Line 4, strike out the bracket; after "therewith" insert a bracket "]" and in italics "thereupon".

Line 22, change "6" to "9".

Page 5, line 1, change "7" to "10".

Line 16, change "8" to "11".

Line 24, change "9" to "12".

Page 6, line 24, change "10" to "13".

Mr. Speaker put the question whether the House would agree to said motion and it was determined in the affirmative.

Mr. Brady, from the committee on labor and industries, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

By unanimous consent, Mr. Judson called up Assembly bill (No. 1850, Int. No. 1498) entitled "An act to amend the Tax Law, in relation to taxable transfers," now on the order of second reading.

Said bill having been announced, Mr. Judson moved to amend as follows:

Page 1, line 1, strike out "twenty" and insert "twenty-one-a".

Line 4, strike out all after the quotation mark and insert a colon.

Strike out lines 5 to 11.

Strike out pages 2, 3, 4 and 5.

Page 6, strike out lines 1 to 11 and insert "as".

Page 6, line 19, after the comma after "grantor" insert, in italics "bargainor."

Page 7, line 11, insert a bracket before "or", and a bracket after "more" and before the comma.

Page 9, line 7, insert a bracket after "Comptroller".

Line 9, strike out the bracket after the comma after "treasurer"; after "said" insert in italics "Tax Commission"; insert a bracket after "Comptroller".

Line 10, strike out the bracket after "Treasurer" and the italicized words "Tax Commission".

Line 11, insert a bracket before "from".

Line 12, insert a bracket after "him".

Page 10, line 4, strike out the bracket.

Line 13, strike out the bracket.

Page 11, line 3, insert a bracket after "Comptroller"; strike out the bracket after the comma after "Treasurer".

Page 12, line 13, after "commission" insert, in italics "with the approval of the Comptroller".

Line 13, strike out the italicized matter and the bracket, insert a bracket before "his" and a bracket after "or".

Line 14, before "custody" insert in italics "the"; after "custody" insert in italics "of the Comptroller"; strike out bracket after "taxes".

Line 23, after "commission" insert in italics "with the approval of the Comptroller".

Page 13, line 3, strike out "money".

Line 3, strike out the italicized matter; strike out the bracket; insert a bracket before "his" and a bracket after "or"; before "custody" insert in italics "the"; and after "custody" insert in italics "of the Comptroller".

Line 4, insert a bracket before the comma after "taxes".

Line 15, strike out the bracket.

Line 18, strike out the bracket.

Page 14, line 9, insert a bracket after "Comptroller".

Line 10, strike out the bracket after "county".

Page 18, between lines 11 and 12, insert in italics: "There shall be a salaried appraiser or appraisers in each of the counties of New York, Kings, Bronx, Albany, Dutchess, Erie, Monroe, Nassau, Niagara, Oneida, Onondaga, Orange, Queens, Rensselaer, Richmond, Suffolk, Chautauqua and Westchester. The president of the Tax Commission shall appoint for each such county an appraiser or appraisers, and such stenographers and other employees as may be needed for the proper administration of this article, and shall fix their salaries within the amounts appropriated for such purpose; except that the number and salaries of such appraisers, stenographers and other employees appointed for the fiscal year beginning July first, nineteen hundred and twenty-one, shall be approved by the Governor and the chairman of the finance committee of the Senate and the ways and means committee of the Assembly."

Page 18, line 12, insert a bracket before "The"; strike out the brackets and the italicized matter.

Line 13, strike out the italicized matter and all of lines 14 to 26, both inclusive.

Strike out pages 19 and 20 and all the italicized matter on page 31.

Page 21, line 18, strike out the bracket.

Page 24, line 25, strike out the bracket.

Page 25, line 1, strike out the bracket.

Line 5, strike out "as appraiser".

Line 6, strike out the italicized matter.

Line 23, strike out the bracket.

Line 25, strike out the bracket.

Page 26, line 12, after the period insert in italics "Any transfer of his property made by a decedent by deed, sale or gift within two years prior to his death, without a valid and adequate consideration therefor, shall be presumed to have been made in contemplation of death within the meaning of this chapter".

Page 26, line 10, after the comma after "care" insert in italics "improvement".

Page 28, line 16, strike out "the" at end of line and insert in italic "a".

Page 33, line 22, after the last bracket insert in italics "president of the".

Page 35, line 11, inclose "not more than two" in brackets and insert in italic "a"; inclose the "s" in "clerks" in brackets.

Line 12, inclose "twelve" in brackets and insert in italics "fifteen"; inclose "in the aggregate" in brackets.

Line 17, strike out "one thousand" and insert "twelve hundred".

Page 38, line 24, insert a bracket after "Comptroller" and insert in italics "Tax Commission".

Line 25, strike out the bracket and the italicized matter.

Page 40, line 4, after the period insert in italics "Where, prior to the time this section as amended takes effect, the State Comptroller shall have designated and retained counsel pursuant to this section, such counsel shall be compensated for his services by the Tax Commission in accordance with the agreement under which he was retained by the State Comptroller."

Line 8, after "payment" insert, in italics "to the Tax Commission".

Line 12, strike out the bracket before the comma after "troller"; after "the" insert in italics "Tax Commission"; insert a bracket before "State" and a bracket after "Comptroller".

Line 15, insert a bracket before the semicolon.

Line 18, after "a" insert in italics "final".

Line 20, strike out the bracket.

Line 21, strike out the bracket and the italicized matter.

Page 41, strike out lines 8 and 9.

Line 10, strike out "19" and insert "18".

Page 42, line 14, strike out "20" and insert "19".

Page 43, strike out lines 7 and 8 and insert:

"§ 20. Section two hundred and forty of such chapter, as amended by chapter eight hundred of the Laws of nineteen hundred and eleven, is hereby amended to read as follows:

"§ 240. Reports of County Treasurer. Each county treasurer in a county in which the office of appraiser is not salaried shall make a report, under oath, to the State Comptroller, on January, April, July and October first of each year, of all taxes received by him under this article, stating for what estate and by whom and when paid. The form of such report may be prescribed by the State Comptroller. He shall, within thirty days after the receipt thereof [at the same time], pay the State Treasurer all taxes received by him under this article and not previously paid into the State Treasury, except as provided in the next section, and for all such taxes collected by him and not paid into the State Treasury [within thirty days from the times herein required], he shall pay interest at the rate of ten per centum per annum."

Page 43, line 9, strike out "22" and insert "21".

Line 12, insert after the last bracket in italics "Disposition of revenues"; change capital letter of word "Tax" to small letter "t".

Page 43, line 13, strike out the bracket and after "The" insert in italics "tax commission"; insert a bracket before "State".

Line 14, insert a bracket after "Comptroller"; inclose "him" in brackets and insert in italics "it".

Page 44, line 2, after "The" insert in italics "Tax Commission"; insert a bracket before "State" and a bracket after "Comptroller".

Line 4, inclose "him" in brackets and insert in italics "it".

Line 5, inclose "himself" in brackets and insert in italics "itself".

Line 6, inclose "his" in brackets and insert in italics "its".

Line 7, inclose "salary," in brackets, insert a bracket before "or" and a bracket after "purposes".

Line 8, inclose "He" in brackets and insert, in italics "The Comptroller".

Line 10, insert a bracket before the comma after "month".

Line 11, insert a bracket before the period and strike out bracket after the period.

Line 15, after "the" insert in italics "Tax Commission"; after "Comptroller" and before the comma insert a bracket.

Line 16, inclose "him" in brackets and insert in italics "it".

Line 17, strike out the bracket and the italicized matter.

Line 23, insert a bracket after "Comptroller" and insert in italics "tax commission"; strike out the bracket after "Treasurer".

Line 24, strike out the italicized matter.

Line 26, after "credit" insert in italics "of the State Comptroller on account".

Page 45, line 6, strike out the bracket and after "Comptroller" insert in italics "on the certificate of the Tax Commission".

Line 7, insert a bracket before "or" and strike out the italicized matter.

Line 8, insert a bracket before "by"; strike out the bracket before "him"; strike out the italicized word "it".

Line 12, strike out the bracket before "Comptroller"; insert a bracket before "or".

Line 13, after the bracket insert in italics "on the certificate of the".

Line 14, insert a bracket before "by" and strike out the bracket before "him" and strike out "it".

Line 17, insert a bracket after "Comptroller" and insert in italics "Tax Commission".

Line 18, strike out the bracket and the italicized matter.

Page 45, line 19, insert a bracket after the comma after "Comptroller" and insert in italics "Tax Commission"; strike out the bracket after "Treasurer" and the word "tax".

Line 20, strike out "commission".

Page 46, line 1, insert a bracket before the comma after "Comptroller" and insert in italics "Tax Commission".

Line 2, strike out the bracket and the italicized matter.

Line 4, insert a bracket after "Comptroller" and insert in italics "Tax Commission"; strike out the bracket after "Treasurer" and the word "tax".

Line 5, strike out "commission".

Line 13, insert a bracket after the comma after "Comptroller" and insert in italics "Tax Commission"; strike out the bracket after "Treasurer" and the italicized matter.

Line 18, after "the" insert in italics "Tax Commission".

Line 19, insert a bracket before the comma after "Comptroller"; strike out the bracket after "Treasurer" and the italicized matter.

Line 24, insert a bracket before the comma after "Comptroller".

Line 26, strike out the bracket.

Page 47, line 1, after the period insert in italics "If on account of the time or manner of payment of a tax under this ar-

ticle it be impossible to identify or separate the portion thereof paid on account of a contingent remainder pursuant to this section and the whole of such payment shall have been deposited in the State Treasury, the portion of the tax on account of such contingent remainder to be held or deposited on account of the estate pursuant to this section shall be deemed a refund under this article, and shall be drawn, on the certificate of the Tax Commission and approval of the Comptroller, from moneys deposited with the State Comptroller and available for refunds under this article, and when so drawn shall be deposited to the credit of the State Comptroller on account of the estate as provided by this section. Bonds or other securities to be deposited with the Tax Commission pursuant to this section shall be turned over by it to the State Comptroller for safe keeping."

Page 47, line 1, strike out all after the period, and all of lines 2 to 18, both inclusive.

Line 19, strike out "23" and insert "22".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

By unanimous consent, Mr. Barnes called up Assembly bill (No. 1922, Int. No. 1408) entitled "An act to amend the Stock Corporation Law, in relation to corporations having shares of capital stock without nominal or par value, and the amendment of certificates of incorporation to permit the issuance of such shares," now on the order of second reading.

Said bill having been announced, Mr. Barnes moved to amend as follows:

Page 7, line 18, insert a bracket before "The".

Line 20, strike out the brackets and the italicized matter.

Line 21, strike out the word "value".

Line 23, insert a bracket after the period.

Page 8, line 16, strike out the brackets and the italicized matter and insert in italics "average".

Line 17, insert a bracket before "upon" and a bracket after "such", and insert in italics "during the taxing".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

By unanimous consent, Mr. Judson called up Assembly bill (No. 1915, Int. No. 1501) entitled "An act to amend the Tax Law, in relation to taxes upon and with respect to personal incomes," now on the order of second reading.

Said bill having been announced, Mr. Judson moved to amend as follows:

Page 25, strike out lines 8 to 11, and the italics on line 12 and insert in italics "The Tax Commission shall in due due time for the distribution thereof certify to the Comptroller the apportionment to the various counties the share of taxes received under this article to which they are entitled and upon verification and approval of such apportionment by him the Comptroller shall distribute such share of the tax moneys in accordance with the provisions of this article."

Page 26, line 5, after "apportioned" insert in italics "or distributed".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

By unanimous consent, Mr. Leininger called up Assembly bill (No. 1908, Int. No. 730) entitled "An act to amend the Railroad Law, in relation to train crews," now on the order of second reading.

Said bill having been announced, Mr. Leininger moved to amend as follows:

Page 2, line 15, strike out "or qualified hostler".

Page 2, line 17, strike out "or qualified hostler, or".

Page 2, line 19, strike out "or qualified".

Page 2, line 20, strike out "hostler".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

At 10:30 o'clock A. M., on motion of Mr. Adler, the House took a recess until 12 o'clock, noon.

TWELVE O'CLOCK, NOON

The House again convened.

By unanimous consent, the following bills were introduced:

By Mr. McGinnies: "An act to amend the Tax Law, in relation to salaries of State Tax Commissioners" (Int. No. 1582), which was read the first time and referred to the committee on taxation and retrenchment.

Also, "An act to provide for a lease, with an option to purchase, of certain real property in the town of Cortland, Westchester county, for military and naval purposes, and making an appropriation therefor" (Int. No. 1583), which was read the first time and referred to the committee on ways and means.

Also, "An act making appropriations for the support of government in addition to those provided by chapter one hundred and seventy-six of the Laws of nineteen hundred and twenty-one, and including provisions relating to certain appropriations made by such chapter" (Int. No. 1584), which was read the first time and referred to the committee on ways and means.

By Mr. Adler: "An act to repeal various provisions of the Election Law relating to the State Superintendent of Elections, and to abolish the office of such superintendent" (Int. No. 1585), which was read the first time and referred to the committee on the judiciary.

By Mr. Carroll: "An act to amend chapter nine hundred and fifty-eight of the Laws of nineteen hundred and twenty, entitled 'An act to provide for the construction, by the State, of a hospital for discharged soldiers, sailors and marines, from the State of New York, suffering from mental diseases, and making an appropriation therefor,' generally" (Int. No. 1586), which was read the first time and referred to the committee on ways and means.

The Senate returned Assembly bill (No. 881, Senate Reprint No. 1203, Int. No. 516) entitled "An act to amend the Civil Practice Act, generally," with a message that they have concurred in the request for a committee of conference thereon, and that the President has appointed Messrs. Walton, Fearon and Walker as such committee on the part of the Senate.

The Senate returned the bill (No. 1378, Int. No. 1236) entitled "An act granting the consent of the State of New York to the occupation by the United States of a certain piece of land for lighthouse purposes, under water in the Hudson river, and ceding jurisdiction over same."

Also, the bill (No. 1761, Int. No. 858) entitled "An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this State,' in relation to the salary of commissioner of jurors of the county of Suffolk."

Also, the bill (No. 1719, Int. No. 1020) entitled "An act to amend the Conservation Law, in relation to restriction of use of decoys in aid of taking water fowl."

Also, the bill (No. 1016, Int. No. 931) entitled "An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this State,' in relation to lists of trial jurors and grand jurors."

Also, the bill (No. 1231, Int. No. 1107) entitled "An act to amend the Conservation Law, in relation to the use of nets in Lakes Erie and Ontario."

Also, the bill (No. 335, Int. No. 334) entitled "An act to repeal chapter two hundred and ninety-four of the Laws of eighteen hundred and ninety-two, entitled 'An act in reference to the collection of taxes in the county of Wayne.'"

Also, the bill (No. 1410, Int. No. 467) entitled "An act to amend the Highway Law, in relation to registration and number plates for manufacturers of and dealers in trailers."

Also, the bill (No. 291, Int. No. 290) entitled "An act to amend the Canal Law, in relation to the alteration of roads on account of canal construction."

Also, the bill (No. 170, Int. No. 170) entitled "An act to amend the Penal Law, in relation to negligent operation of motor vehicles."

Also, the bill (No. 1442, Int. No. 208) entitled "An act to amend the Conservation Law, in relation to the open season for waterfowl."

Also, the bill (No. 1566, Int. No. 1231) entitled "An act to amend the Judiciary Law, in relation to the salaries of interpreters of the county court of Bronx county."

Also, the bill (No. 638, Int. No. 604) entitled "An act to amend the Insurance Law, in relation to mutual fire insurance corporations."

Also, the bill (No. 639, Int. 605) entitled "An act to amend the Insurance Law, in relation to marine insurance corporations."

Also, the bill (No. 1082, Int. No. 994) entitled "An act to amend the Insurance Law, in relation to limitation of expenses of domestic life insurance corporations."

Also, the bill (No. 1445, Int. No. 1282) entitled "An act to amend the County Law, in relation to soldiers' memorials."

Also, the bill (No. 1446, Int. No. 1283) entitled "An act to amend the Education Law, relative to libraries and library corporations."

Also, the bill (No. 836, Int. No. 783) entitled "An act to amend the Conservation Law, in relation to the taking of muskrats."

Also, the bill (No. 1466, Int. No. 1300) entitled "An act to authorize the State Commissioner of Highways to dispose at public or private sale certain machinery, tools and equipment which was purchased by the State for the construction of highway number fifty-five hundred and eighty-eight, in Greene county."

Also, the bill (No. 1592, Int. No. 1382) entitled "An act to amend the Judiciary Law, in relation to compensation of interpreters."

Also, the bill (No. 1089, Int. No. 1001) entitled "An act to amend the Education Law, in relation to compensation of librarian of the Supreme Court library at Utica, and abolishing the office of assistant librarian."

Also, the bill (No. 1605, Int. No. 1389) entitled "An act to amend the Public Lands Law, in relation to abandonment of lands held by the State under erroneous tax deeds."

Also, the bill (No. 1512, Int. No. 1325) entitled "An act to amend the State Charities Law, in relation to quarterly or monthly estimates of expenses."

Also, the bill (No. 1135, Int. No. 1023) entitled "An act to

confer jurisdiction upon the Court of Claims to hear and determine the claim of the Peter Keeler Building Company against the State for money expended by it for additional labor and overtime work under a contract for the erection and completion of the poultry building at the State Fair grounds near Syracuse, New York."

Also, the bill (No. 1532, Int. No. 376) entitled "An act to amend the Tax Law, in relation to exemption of property owned by certain veteran associations of the army and navy."

Also, the bill (No. 1164, Int. No. 1052) entitled "An act to repeal section three hundred and sixteen of the Village Law, relating to the compensation of president and trustees in certain villages."

Also, the bill (No. 1645, Int. No. 1335) entitled "An act to amend the Education Law, in relation to fees of printers for publishing notices and reports."

Also, the bill (No. 1607, Int. No. 1391) entitled "An act to amend the Village Law, in relation to the powers of board of trustees for the lease and maintenance of public hack stands."

Also, the bill (No. 1623, Int. No. 1253) entitled "An act to amend the Conservation Law, in relation to the maintenance of certain drains and ditches, and to repeal the Drainage Law."

Also, the bill (No. 95, Int. No. 95) entitled "An act to authorize the Adjutant-General of the State to issue arms and ammunition to posts of the United Spanish War Veterans, the Veterans of Foreign Wars of the United States and the American Legion."

Also, the bill (No. 1717, Int. No. 1196) entitled "An act to amend the Conservation Law, in relation to taking Great Northern pike in Lake Champlain and Lake George."

Also, the bill (No. 1583, Int. No. 1376) entitled "An act to amend the Civil Service Law, in relation to the restoration to their former position or employment of certain persons connected with the Federal service during the war."

Also, the bill (No. 1710, Int. No. 1277) entitled "An act to amend the Railroad Law, in relation to train crews."

Also, the bill (No. 651, Int. No. 617) entitled "An act to amend the Judiciary Law, providing for the appointment of a

general clerk to the justices of the Supreme Court in the first judicial district, and prescribing the duties of such clerk."

Also, the bill (No. 1565, Int. No. 193) entitled "An act to amend the Penal Law, in relation to failure to protect horses from slipping."

Also, the bill (No. 1619, Int. No. 1038) entitled "An act to authorize the town board of the town of Pine Plains, in the county of Dutchess, to establish fire limits for the hamlet of Pine Plains in such town, and provide for the adoption and enforcement of an ordinance therefor."

Also, the bill (No. 1200, Int. No. 1079) entitled "An act to amend the Highway Law, in relation to fees for registration of motor vehicles."

Also, the bill (No. 1518, Int. No. 1331) entitled "An act to amend the Agricultural Law, in relation to bees," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the bill (No. 1816, Int. No. 611) entitled "An act to detach a portion of the village of Malverne and continue it as a part of the town of Hempstead, in the county of Nassau, and to provide for the lien of village taxes thereon," with a message that they have reconsidered their vote by which said bill passed and, as amended, have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1686, Int. No. 1016) entitled "An act to amend chapter three hundred and sixty of the Laws of eighteen hundred and ninety-seven, entitled 'An act to incorporate the city of Geneva,' generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Geneva.

Also, the bill (No. 1235, Int. No. 1084) entitled "An act to amend the charter of the city of Batavia," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Batavia.

Also, the bill (No. 1091, Int. No. 1003) entitled "An act to amend the charter of the city of Port Jervis, in relation to street improvements and payments therefor," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Port Jervis.

Also, the bill (No. 1504, Int. No. 954) entitled "An act to amend the charter of the city of Little Falls, generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Little Falls.

Also, the bill (No. 1762, Int. No. 1051) entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Syracuse.

The Senate returned the bill (No. 590, Int. No. 277) entitled "An act to amend the Greater New York charter, in relation to the pattern and price of water meters."

Also, the bill (No. 1489, Int. No. 705) entitled "An act to amend chapter five hundred and fifty of the Laws of nineteen hundred and two, entitled 'An act to relieve the law department of the city of New York from paying fees to city, county or other officers,' in relation to executions by sheriff."

Also, the bill (No. 1679, Int. No. 1228) entitled "An act to amend the Greater New York charter, in relation to the position of military police captain in the police department of the city of New York."

Also, the bill (No. 1009, Int. No. 924) entitled "An act to amend chapter six hundred and ninety-six of the Laws of eighteen hundred and eighty-seven, entitled 'An act to provide hospitals, orphan asylums and other charitable institutions in the city of

New York with water, and remitting assessments therefor,' in relation to exempting real estate owned by associations of honorably discharged soldiers, sailors or marines devoted to patriotic and charitable purposes."

Also, the bill (No. 1228, Int. No. 1104) entitled "An act conferring jurisdiction upon the board of estimate and apportionment of the city of New York to hear and determine the alleged claim of Thomas McGuire for personal injuries alleged to have been sustained by him in the year nineteen hundred and seventeen."

Also, the bill (No. 609, Int. No. 581) entitled "An act to authorize the police commissioner of the city of New York to increase the pension of James M. Cusack to an amount not exceeding the salary paid to him at the date of his retirement."

Also, the bill (No. 1270, Int. No. 1146) entitled "An act to amend chapter seven hundred and four of the Laws of nineteen hundred and one, entitled 'An act to make the office of the clerk of the county of Kings a salaried office, and regulating the management of said office,' in relation to the compensation of copyists or recording clerks of current records," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

The Senate returned the bill (No. 1477, Int. No. 1279) entitled "An act making appropriations for the maintenance and repair of improved State and county highways," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 237, Int. No. 235) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section eight of article seven of the Constitution, in relation to a certain portion of the Erie canal."

Also, the bill (No. 678, Int. No. 642) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section eight of article seven of the Constitution, in relation to a certain portion of the Erie canal," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Secretary of State.

The Senate returned the concurrent resolution recalling from the Governor, for the purpose of amendment, Assembly bill (No. 625, Int. No. 597) entitled "An act to amend the Town Law, in relation to sidewalk districts in certain towns," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

A communication was received from Hon. George W. Peck, mayor of the city of Elmira, returning Assembly bill (No. 1052, Int. No. 965) entitled "An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' in relation to the appointment of police patrol drivers," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. George W. Peck, mayor of the city of Elmira, returning Assembly bill (No. 1051, Int. No. 964) entitled "An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' in relation to salary of the stenographer of the city court," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. James E. McDonald, mayor of the city of Cohoes, returning Assembly bill (No. 1202, Int. No. 1081) entitled "An act to amend chapter one hundred and thirty of the Laws of nineteen hundred and fifteen, entitled 'An act to revise the charter of the city of Cohoes,' in relation to the collection of unpaid State and county taxes," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Adler, the House adjourned.

MONDAY, APRIL 11, 1921

The House met pursuant to adjournment.

Prayer by Rev. Chas. C. Harriman.

On motion of Mr. Adler, the reading of the journal of Saturday, April 9th, was dispensed with, and the same was approved.

Mr. Speaker presented the annual report of the Military Hospital Commission, which was laid upon the table and ordered printed.

(See Document.)

Also, the annual report of the Jewish Protectory Aid Society, which was laid upon the table and ordered printed.

(See Document.)

By unanimous consent, the following bills were introduced:

By Mr. Blakely: "An act to amend the Penal Law, in relation to the duty of the board of health to inspect certain premises" (Int. No. 1587), which was read the first time and referred to the committee on codes.

By Mr. Cosgrove: "An act to reduce the rate of fare for foot passengers chargeable by the Port Richmond and Bergen Point Ferry Company" (Int. No. 1588), which was read the first time and referred to the committee on the judiciary.

By Mr. Carroll: "An act to amend the General Business Law, in relation to qualifications of certified public accountants" (Int. No. 1589), which was read the first time and referred to the committee on general laws.

By Mr. Duke: "An act to amend the Civil Practice Act, generally" (Int. No. 1590), which was read the first time and referred to the committee on codes.

By Mr. Jenks: "An act to amend the Decedent Estate Law, in relation to devises and bequests" (Int. No. 1591), which was read the first time and referred to the committee on judiciary.

Also, "An act to amend the Decedent Estate Law, in relation to descent and distribution" (Int. No. 1592), which was read the first time and referred to the committee on judiciary.

By Mr. Franchot: "An act to repeal subdivision twelve of section ninety-eight of the Decedent Estate Law, in relation to

distribution of collaterals" (Int. No. 1593), which was read the first time and referred to the committee on judiciary.

By Mr. Gage: "An act to amend the Code of Civil Procedure, in relation to sheriff's fees" (Int. No. 1594), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Civil Practice Act, in relation to fees of sheriff" (Int. No. 1595), which was read the first time and referred to the committee on codes.

By Mr. Leininger: "An act to amend the Penal Law, in relation to the writing of prescriptions in English" (Int. No. 1596), which was read the first time and referred to the committee on codes.

By Mr. Witter: "An act making an appropriation for the repair and upkeep of ditching machines owned by the State of New York" (Int. No. 1597), which was read the first time and referred to the committee on ways and means.

By Mr. McGinnies: "An act in relation to the issuance and sale of bonds for Barge canal terminal, highway improvement and State park purposes, for the contracting of debts authorized by chapters seven hundred and forty-six of the Laws of nineteen hundred and eleven, two hundred and ninety-eight of the Laws of nineteen hundred and twelve, five hundred and sixty-nine of the Laws of nineteen hundred and sixteen and six hundred and twenty-six of the Laws of nineteen hundred and eighteen" (Int. No. 1598), which was read the first time and referred to the committee on ways and means.

By Mr. T. K. Smith: "An act in relation to the establishment of home schools in cities of the second class" (Int. No. 1599), which was read the first time and referred to the committee on affairs of cities.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, April 9, 1921.

To the Assembly:

I return herewith, without my approval, Assembly bill (Int. No. 948, Printed No. 1033) entitled "An act to amend chapter six hundred and seventeen of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the Round Lake Camp

Meeting Association of the Methodist Episcopal Church of the Troy Conference,' in relation to enforcement of ordinances of such association."

This bill delegates to a private corporation the power to make rules and regulations, a violation of which is made a misdemeanor and also subjects the offender to a forfeiture.

Such power ought not to be delegated to a private corporation, even though the Legislature has the constitutional right to delegate it.

(Signed) NATHAN L. MILLER.

On motion of Mr. C. C. Smith, said message, together with said bill, was ordered laid upon the table.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 8, 1921.

To the Assembly:

I return herewith, without my approval, Assembly bill (Int. No. 596, Printed No. 624) entitled "An act to amend the Real Property Law, in relation to notice of hearing in action to register title to real property."

Article 12 of the Real Property Law outlines a procedure for registering title to real property. In section 380 it is provided that upon filing a petition for the registration of the title the court shall enter an order directing the registrar to give notice to such additional persons as the preliminary report of the official examiner of title shows should be made parties to the proceeding, unless the petitioner shall file with the registrar a waiver of the requirement that any such additional persons be made parties to the proceeding and a request that such notice be given forthwith to the parties named in the petition. In case such waiver is filed, the registrar shall give notice only to the persons named in the petition as parties to the proceeding. By section 385 it is provided that upon receiving the preliminary report of the official examiner of title as to the sufficiency of parties, *or the waiver thereof by the petitioner as provided in section 380*, the registrar shall cause notice to be published of the time and place at which the petition will be heard.

This bill amends section 385 by eliminating the clause "or the waiver thereof by the petitioner as provided in section 380 of this chapter." Striking out the clause in section 385 referring to the waiver provided for in section 380 and leaving untouched

the clause in section 380 providing for the waiver, will result in uncertainty and confusion.

If it is desirable to dispense with the waiver, the bill should be framed in such a way as to make it perfectly clear that the result sought has been accomplished.

(Signed) NATHAN L. MILLER.

On motion of Mr. Mullen, said message, together with said bill, was ordered laid upon the table.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,
ALBANY, April 8, 1921.

To the Assembly:

I return herewith, without my approval, Assembly bill (Int. No. 825, Printed No. 883) entitled "An act to amend the Stock Corporation Law, in relation to consent of stockholders."

This bill provides that whenever under the provisions of the Stock Corporation Law the consent of stockholders or of a proportion of the stockholders is authorized or required, such consent shall not be deemed to mean the consent of stockholders of stock issued under a classification, which does not entitle the holders thereof to vote at meetings of the stockholders of such corporation.

The bill is ambiguous. It is not clear whether the word "consent" is employed in the bill in its widest sense as including any and every consent, no matter how expressed, and regardless of whether it be given by vote at a meeting or by a written consent signed by stockholders wherever they may be found, or whether it is used in a narrower and more technical sense which would limit its meaning to written consents given without a meeting. It is not clear what stockholders' meetings are referred to. If the bill assumes that in the present state of the law some corporations already have a class of stock which is not entitled to vote at any meeting whatsoever, the assumption is erroneous, as will appear by reference to certain statutes which authorize proceedings in the nature of charter amendments by the vote of a prescribed proportion of the stock of the corporation. Marked examples of such statutes are found in sections 22 and 24 of the Stock Corporation Law and section 66 of the General Corporation Law, which sections in terms require participation by all classes

of stockholders, and which prevail over any provision of a certificate of incorporation purporting to deny voting power to a class of stockholders.

If the word "consent" is used in the pending bill as contradistinguished from *vote*, then it seems reasonable to infer that its provisions are intended to apply to those sections of the corporation statutes which authorize proceedings in the nature of charter amendments by *either* the *unanimous consent* of the stockholders expressed in *writing*, without a meeting, *or* by the *vote* of a specified proportion of the stock given at a meeting.

A typical statute of this kind is found in section 63 of the Stock Corporation Law, which constitutes an enabling act permitting the increase of capital stock on condition that such increase be authorized "*either* by the *unanimous consent* of the stockholders, expressed in writing and filed in the office of the Secretary of State and in the office of the clerk of the county in which the principal business office of the corporation is located, *or* by a *vote* of the stockholders owning *at least a majority of the stock of the corporation*, taken at a meeting."

Upon a comparison of the quoted clause of the statute with the bill, it is open to speculation whether the bill assumes that in a particular case the corporation seeking to increase its capital stock already has an outstanding class of stock which, under the law as it now stands, is *not* entitled to *vote* upon the question of increasing the amount of stock, but which is required to join in a written consent, if that course be followed in order to accomplish the same result; or whether the bill proceeds upon the theory that the certificate of incorporation contains a provision so limiting the voting rights of a class of stock such stock would not be entitled to *vote* upon an increase of the capital stock but for the interference of the statute which required the favorable vote of a majority of *all* the stock to the accomplishment of that result. If the bill is founded on the latter hypothesis, then its intent must be to sweep away the restrictive features of such statutes and make all of them yield to any different provision which may now be found in any certificate of incorporation. If this latter view expresses the purpose of the bill, then a new difficulty arises when the pending measure is compared with sections 22 and 24 of the Stock Corporation Law.

If it is deemed advisable to give incorporators wide latitude in prescribing and defining the voting rights of the respective classes of stockholders, and all the incorporator's agreement to prevail over statutory provisions which would be controlling in the absence of such agreement, then it is submitted that the amendatory bill should be clear and free from uncertainty of

meaning and it should except from its operations those statutes which specifically and in terms require the vote or consent of each class of stock to the accomplishment of the act authorized.

(Signed) NATHAN L. MILLER.

On motion of Mr. Barnes, said message, together with said bill, was ordered laid upon the table.

Mr. Miller, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Real Property Law, in relation to guardian ad litem in an action to register title to real property." (No. 623, Int. No. 595.)

"An act to amend the Judiciary Law, in relation to retirement of court attendants, librarians and assistant librarians of the Appellate Division in the third and fourth departments." (No. 759, Int. No. 712.)

"An act to amend the Judiciary Law, in relation to the appointment and salaries of employees of certain courts within the second judicial department." (No. 949, Int. No. 871.)

"An act to amend the Penal Law and the Public Health Law, in relation to fee splitting by physicians and surgeons." (No. 1517, Int. No. 1330.)

"An act to amend chapter four hundred and fifteen of the Laws of nineteen hundred and thirteen, entitled 'An act to establish a State commission for improving the condition of the blind in the State of New York, and making an appropriation therefor,' in relation to the powers of the New York State Commission for the Blind." (No. 1560, Int. No. 1362.)

"An act to amend the Railroad Law, relative to the construction of new highway crossings of railroads, the elimination of existing railroad grade crossings or changing existing railroad crossings." (No. 1753, Int. No. 1466.)

"An act to amend the Workmen's Compensation Law, generally." (No. 1773, Int. No. 261.)

"An act to amend the Public Health Law, in relation to nursing." (No. 1847, Int. No. 1495.)

"An act to repeal subdivision eight of section ninety-eight of the Decedent Estate Law, relating to the distribution of personal property." (No. 1866, Int. No. 1509.)

"An act to amend the Education Law, relative to discipline and physical training." (No. 1944, Int. No. 880.)

"An act to amend the Conservation Law, in relation to aliens." (No. 1947, Int. No. 258.)

"An act to amend chapter two hundred and fifty-six of the Laws of nineteen hundred and seventeen, entitled 'An act to incorporate Catholic Charities Aid Associations,' in relation to guardianship powers." (No. 1948, Int. No. 224.)

"An act to amend the Highway Law, in relation to the removal of town superintendents." (No. 1964, Int. No. 1459.)

"An act to amend the Civil Service Law, in relation to the retirement of officers and employees in the State civil service." (No. 481, Int. No. 471.)

"An act for the establishment and administration of a fund to be used for the amelioration of the condition of certain residents of this State who are suffering from disability incurred in or as a result of their having been in the military or naval service of the United States during the World War." (No. 1967, Int. No. 386.)

"An act to authorize the Canal Board to compromise, settle and adjust the claim and demands of water power claimants and owners of water power rights and privileges appurtenant to State canal dams constituting a part of the improved canals." (No. 1968, Int. No. 523.)

On motion of Mr. Witter, the committee on rules was instructed to report Assembly bill (No. 1874, Int. No. 1517) entitled "An act to amend the Farms and Markets Law, in relation to establishing the offices of commissioner and deputy commissioners of agriculture and markets, defining their powers and duties and the powers and duties of the council, and abolishing the offices of Commissioner of Agriculture and Commissioner of Foods and Markets," with the following amendments:

Page 42, line 27, strike out "The terms of office of", begin the following word with a capital "T".

Page 43, line 1, strike out "now", strike out "shall".

Line 2, strike out "expire", after "twenty-one" and before the comma insert "shall continue in office as deputy commissioners of agriculture and markets, under the Farms and Markets Law as amended by this act, until their successors are appointed

and have qualified, and the former Commissioners of Agriculture shall be the head of the Division of Agriculture, and the former Commissioner of Foods and Markets shall be the head of the Division of Foods and Markets."

Page 44, before line 1, insert:

"§ 18. The sum of ten thousand dollars (\$10,000) is hereby appropriated for the salary of the Commissioner of Agriculture and Markets for the fiscal year beginning July first, nineteen hundred and twenty-one. The sum of eight thousand dollars (\$8,000) appropriated by chapter one hundred and seventy-six of the Laws of nineteen hundred and twenty-one for the salary of the Commissioner of Agriculture for the fiscal year beginning July first, nineteen hundred and twenty-one, and the sum of eight thousand dollars (\$8,000) appropriated by chapter one hundred and seventy-six of the Laws of nineteen hundred and twenty-one for the salary of the Commissioner of Foods and Markets for the fiscal year beginning July first, nineteen hundred and twenty-one, are hereby reappropriated and made available for the salaries, respectively, of the deputy commissioners of agriculture and markets, for the fiscal year beginning July first, nineteen hundred and twenty-one."

Line 1, change "18" to "19".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Witter, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Brady, the committee on rules was instructed to report Assembly bill (No. 1696, Int. No. 1432) entitled "An act to amend the Public Service Commission Law, in relation to by-product gas," with the following amendment:

Page 2, line 11, strike out the word "it" and insert in place thereof the words "such cost" in roman.

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Brady, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Miss Smith, the committee on rules was instructed to report Assembly bill (No. 1961, Int. No. 1559) entitled "An act to amend the General Corporation Law, in relation to donations by corporations to organizations operated exclusively

for educational, civic, patriotic, war relief and memorial purposes," with the following amendments:

In the title strike out the word "exclusively" and strike out the words "educational, civic,".

Page 1, strike out lines 6 to 9, inclusive.

Page 2, strike out lines 1 to 4, inclusive, and insert in place thereof the following in italics:

"§ 11-a. Every solvent stock corporation shall have power, though not specified in the law under which it is incorporated, to donate an amount not exceeding ten per centum of its annual net income for the last preceding year to corporations, associations and organizations operated for patriotic, war-relief and memorial purposes, no part of the net income of which inures to the benefit of any private stockholder or individual; provided, however, that such donation shall be first approved in writing at a regular or special meeting of the stockholders, after due notice to the stockholders that action upon the question of the donation will be had at such meeting."

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Miss Smith, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. McWhinney, the committee on rules was instructed to report Assembly bill (No. 2001, Int. No. 1575) entitled "An act to amend the Code of Civil Procedure, in relation to summary proceedings to recover the possession of real property in cities of a population of one million or more and in cities in a county adjoining such city," with the following amendments:

Page 1, line 9, italicize the words "in whole or in part by the tenant".

Page 3, line 3, after the comma following the word "notice" insert in italics "and informing the tenant that he may be dispossessed as a holdover tenant unless such offer be accepted by such tenant at least thirty days before the expiration of the term of such lease,".

Page 3, line 8, after the word "year" and before the period insert in italics: "or that there is pending at the time the landlord serves such notice an action or proceeding in which the tenant has raised the defense that the rent mentioned in such notice be unjust and unreasonable".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. McWhinney, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. McWhinney, the committee on rules was instructed to report Assembly bill (No. 2004, Int. No. 1578) entitled "An act to amend the Municipal Court Code of the City of New York, providing for an additional justice of the fourth municipal court district of the borough of Brooklyn," with the following amendments:

Page 2, lines 22 and 23, strike out the words "chapter five hundred and eighty-six of the Laws of nineteen hundred and fifteen", and insert in lieu thereof the following: "section thirteen hundred and seventy-three of the Greater New York charter".

Page 2, line 23, strike out the word "The" and insert in its place the word "A".

Page 2, line 24, strike out the final "s" in the syllable "tricts" and strike out the balance of the line, and insert in lieu of the matter thus stricken out the following: "created by this act shall not be filled until after the first day of January, nineteen hundred and twenty-two".

Page 2, strike out all of lines 25 and 26.

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. McWhinney, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. McWhinney, the committee on rules was instructed to report Assembly bill (No. 2003, Int. No. 1577) entitled "An act to amend the Code of Civil Procedure, in relation to actions to recover the possession of real property in certain cities," with the following amendments:

Page 2, line 26, after the comma following the word "notice" insert in italics: "and informing the tenant that he may be dispossessed as a holdover tenant unless such offer be accepted by such tenant at least thirty days before the expiration of the term of such lease,".

Page 3, line 5, after the word "year" and before the period insert in italics: "or that there is pending at the time the landlord serves such notice an action or proceeding in which the tenant has raised the defense that the rent mentioned in such notice is unjust and unreasonable".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. McWhinney, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. McWhinney, the committee on rules was instructed to report Assembly bill (No. 2002, Int. No. 1576) entitled "An act to amend chapter one hundred and thirty-six of the Laws of nineteen hundred and twenty, entitled 'An act in relation to defenses in actions based upon unjust, unreasonable and oppressive agreements for rent of premises occupied for dwelling purposes in cities of the first class or in cities in a county adjoining a city of the first class,' generally," with the following amendments:

Page 2, line 16, after the word "term" insert in italics "and after this section as amended takes effect".

Page 4, line 18, before the word "rate" insert in italics the word "monthly".

Page 4, line 18, before the word "paid" insert in italics the word "last".

Page 4, line 18, strike out the syllable "dur-" at end of line.

Page 4, line 19, strike out as follows: "ing the preceding month".

Page 4, line 24, before the word "sum" strike out the word "the" and insert in its place in italics the word "a".

Page 4, line 24, strike out the words "which is" and insert in italics the words "computed at the rate".

Page 4, line 19, strike out "at the instance of the" and insert in italics "on demand by".

Page 7, line 9, after "every" insert in italics "such". Strike out beginning with the word "for" on line 9, down to and including the word "city" on line 10.

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. McWhinney, said bill was ordered reprinted as amended and recommitted to said committee.

By unanimous consent, Mr. Judson called up Assembly bill (No. 1939, Int. No. 1547) entitled "An act to amend the Highway Law, in relation to the administration of its provisions relating to motor vehicles and motor cycles," now on the order of second reading.

Said bill having been announced, Mr. Judson moved to amend as follows:

Page 7, line 19, enclose "twenty-five" in brackets "[]" and following the brackets add in italics the word "forty".

Page 9, line 7, enclose "fifteen" in brackets "[]" and following the last bracket insert in italics "twenty-two".

Page 9, line 7, after the word "dollars" insert in italics "and fifty cents".

Page 9, line 10, surround the words "twenty-four" in brackets "[]" and following the last bracket insert in italics "thirty-six".

Page 9, line 10, surround the word "fifty" in brackets "[]" and following the last bracket insert in italics "seventy-five".

Page 9, line 13, surround the word "thirty" in brackets "[]" and following the last bracket insert in italics "forty-five".

Page 9, line 13, surround the word "fifty" in brackets "[]" and following the last bracket insert in italics "seventy-five".

Page 9, line 16, surround the word "forty-three" in brackets "[]" and insert in italics "sixty-four".

Page 9, line 16, following the word "dollars" insert in italics "and fifty cents".

Page 9, line 19, surround the words "fifty-two" in brackets "[]" and following the last bracket insert in italics "seventy-eight".

Page 9, line 19, after the word "dollars" insert in italics "and fifty cents".

Page 9, line 22, surround the word "fifty-five" in brackets "[]" and following the last bracket insert in italics "eighty-two".

Page 9, line 22, after the word "dollars" insert in italics "and fifty cents".

Page 10, line 1, surround "sixty-one" in brackets "[]" and following the last bracket insert in italics "ninety-two".

Page 10, line 1, surround the word "fifty" in brackets "[]" and following the last bracket insert in italics "twenty-five".

Page 10, line 5, surround the words "sixty-seven" in brackets "[]" and following the last bracket insert in italics "one hundred and one".

Page 10, line 5, surround the word "fifty" in brackets "[]" and following the last bracket insert in italics "twenty-five".

Page 10, line 7, surround the words "sixty-seven" in brackets "[]" and following the last bracket insert in italics "one hundred and one".

Page 10, line 8, surround the word "fifty" in brackets "[]" and following the last bracket insert in italics "twenty-five".

Page 11, line 10, surround the word "ten" in brackets "[]" and after the last bracket insert in italics "fifteen".

Page 11, line 14, surround the word "fifteen" in brackets "[]" and after the last bracket insert in italics "twenty-two".

Page 11, line 14, after the word "dollars" insert in italics "and fifty cents".

Page 11, line 17, surround the word "twenty" in brackets "[]" and after the last bracket insert in italics "forty".

Page 11, line 20, surround the words "twenty-five" in brackets "[]" and after the last bracket insert in italics "fifty".

Page 11, line 23, surround the word "thirty" in brackets "[]" and after the last bracket insert in italics "sixty".

Page 11, line 26, surround the words "thirty-five" in brackets "[]" and after the last bracket insert in italics "seventy".

Page 12, line 3, surround the word "forty" in brackets "[]" and after the last bracket insert in italics "eighty".

Page 12, line 6, surround the words "forty-five" in brackets "[]" and after the last bracket insert in italics "ninety".

Page 12, line 9, surround the word "fifty" in brackets "[]" and after the last bracket insert in italics "one hundred".

Page 12, line 12, surround the words "fifty-five" in brackets "[]" and after the last bracket insert in italics "one hundred and ten".

Page 12, line 15, surround the word "sixty" in brackets "[]" and after the last bracket insert in italics "one hundred and twenty".

Page 12, line 18, surround the words "sixty-five" in brackets "[]" and after the last bracket insert in italics "one hundred and thirty".

Page 12, line 21, surround the word "seventy" in brackets "[]" and after the last bracket insert in italics "one hundred and forty".

Page 12, line 23, surround the word "seventy" in brackets "[]" and after the last bracket insert in italics "one hundred and forty".

Page 12, line 24, surround the word "ten" in brackets "[]" and after the last bracket insert in italics "twenty".

Page 13, line 15, surround the word "five" in brackets "[]" and after the last bracket insert in italics "seven".

Page 13, line 15, after the word "dollars" insert in italics "and fifty cents".

Page 13, line 18, surround the word "ten" in brackets "[]" and after the last bracket insert in italics "fifteen".

Page 13, line 21, surround the word "fifteen" in brackets "[]" and after the last bracket insert in italics "thirty".

Page 13, line 24, surround the word "twenty" in brackets "[]" and after the last bracket insert in italics "forty".

Page 14, line 2, surround the word "thirty" in brackets "[]" and after the last bracket insert in italics "sixty".

Page 14, line 4, surround the word "thirty" in brackets "[]" and after the last bracket insert in italics "sixty".

Page 14, line 5, surround the word "five" in brackets "[]" and after the last bracket insert in italics "ten".

Page 77, line 10, after the word "twenty-one" and before the period insert "except the provisions of subdivisions six, six-a and six-b of section two hundred and eighty-two which shall take effect January first, nineteen hundred and twenty-two".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

By unanimous consent, Mr. Judson called up Assembly bill (No. 1993, Int. No. 1498) entitled "An act to amend the Tax Law, in relation to taxable transfers," now on the order of second reading.

Said bill having been announced, Mr. Judson moved to amend as follows:

Page 5, line 15, insert a bracket before "State" and a bracket after "Comptroller", and insert in italics "Tax Commission".

Line 19, insert a bracket before "State" and a bracket after "Comptroller", and insert in italics "Tax Commission".

Page 8, line 25, insert a bracket before "State".

Line 26, insert a bracket after "troller" and insert in italics "Tax Commission".

Page 26, line 22, strike out the brackets and the italicized word "it".

Page 36, line 8, insert a bracket before "State" and a bracket after "Comptroller" before the comma, and insert in italics "Tax Commission".

Line 11, insert a bracket before "State".

Line 11, after "the", occurring second time, insert in italics "Tax Commission".

Line 12, insert a bracket after "Comptroller" and before the period. Enclose "He" in brackets and insert in italics "The county treasurer".

Line 23, insert an italicized "s" to "remainder".

Page 38, line 14, strike out the brackets and the italicized word "it".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

By unanimous consent, Mr. Brady called up Assembly bill (No. 1995, Int. No. 1468) entitled "An act to amend the Labor Law, generally," now on the order of third reading.

Mr. Brady moved that said bill be recommitted to the committee on labor and industries with instructions to report the same forthwith amended as follows:

Page 2, line 6, following the word "*law*," insert in italics "saving and excepting the provisions of section twenty-two of the Civil Service Law,".

Page 6, line 15, strike out the words in italics "*made, manufactured or produced*".

Page 6, line 16, strike out both the brackets and the word "*thereupon*" in italics.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Brady, from the committee on labor and industries, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

By unanimous consent, Mr. Judson called up Assembly bill (No. 1992, Int. No. 1501) entitled "An act to amend the Tax Law, in relation to taxes upon and with respect to personal incomes," now on the order of second reading.

Said bill having been announced, Mr. Judson moved to amend as follows:

Page 4, line 17, after the period insert the following in italics: "In the case of a debt existing on January first, nineteen hundred and nineteen, no more than its fair market value on that date shall be deducted. A worthless debt arising since January first, nineteen hundred and nineteen, from unpaid wages, salary, rent, or any similar item of taxable income, is not an allowable deduction, unless the income which such item represents has been included as income by the taxpayer in a return rendered under this article."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1595, Int. No. 1385) entitled "An act to amend the Highway Law, in relation to disposition of fines and penalties for violations of local ordinances, rules and regulations relating to motor vehicles," having been announced for a second reading,

On motion of Mr. Wheelock, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1497, Int. No. 51) entitled "An act to amend the Election Law, in relation to the adoption and use of voting machines in New York city," having been announced for a second reading,

On motion of Mr. Jesse, said bill was recommitted to the committee on the judiciary.

The bill (No. 1381, Int. No. 1239) entitled "An act to amend the charter of the city of Buffalo, in relation to the nomination and election of mayor and councilmen," having been announced for a second reading,

On motion of Mr. Brady, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1380, Int. No. 1238) entitled "An act to amend the charter of the city of Buffalo, in relation to the powers and duties of the council," having been announced for a second reading,

On motion of Mr. Brady, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1314, Int. No. 1190) entitled "An act to amend the Greater New York charter, in relation to the power of the board of aldermen of such city to reduce salaries," was read the second time.

On motion of Mr. Burchill, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1730, Int. No. 1447) entitled "An act authorizing the State Board of Estimate and Control to sell and convey the lands, buildings and premises known as the Mohansic Lake Reservation, in the town of Yorktown, Westchester county, pro-

viding for the manner of sale and disposition of proceeds, and repealing article twelve of the Public Lands Law," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1804, Int. No. 1473) entitled "An act to amend the Education Law, relative to the salaries of principals of schools in cities of the first class having a population of one million or over," having been announced for a second reading,

On motion of Mr. Harris, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1304, Int. No. 1180) entitled "An act creating a commission consisting of residents of the city of New York to propose to the Legislature amendments to or revision of the charter of such city," having been announced for a second reading,

On motion of Mr. Jesse, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1148, Int. No. 1036) entitled "An act to amend the Greater New York charter, in relation to payment of retirement allowance to a person for whom a position or employment is provided by any other statute," was read the second time.

On motion of Mr. Steinberg, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1899, Int. No. 1407) entitled "An act to amend the Village Law, in relation to establishment of police departments in certain villages," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1900, Int. No. 479) entitled "An act to amend chapter five hundred and sixty-three of the Laws of nineteen hundred and sixteen, entitled 'An act to authorize the city of Troy to improve and regulate the river and dock front, and to make provision for and promote commerce with the city,' in relation to the improvement of the river and dock front of the city of Troy, generally," was read the second time.

On motion of Mr. Morrissey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1901, Int. No. 1101) entitled "An act to amend the Greater New York charter, in relation to the filling in of lands covered with water," was read the second time.

On motion of Mr. Schwab, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1902, Int. No. 1479) entitled "An act to amend the Election Law, in relation to dispensing with the appointment of canvassing inspectors in election districts where voting machines are used," was read the second time.

On motion of Miss M. L. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1903, Int. No. 1297) entitled "An act to amend the Conservation Law, in relation to the season for taking frogs," was read the second time.

On motion of Mr. Soule, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1904, Int. No. 1333) entitled "An act to amend the Business Corporations Law, in relation to co-operative associations," was read the second time.

On motion of Mr. Witter, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 1114, Assembly Reprint No. 1905, Rec. No. 235) entitled "An act to amend the Code of Criminal Procedure, in relation to the imprisonment of female convicts sentenced to the punishment of death," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1907, Int. No. 714) entitled "An act to amend the Court of Claims Act, in relation to jurisdiction of the court," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1909, Int. No. 369) entitled "An act to amend the Code of Civil Procedure, in relation to fees of justices of the peace," was read the second time.

On motion of Mr. Barnes, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1910, Int. No. 1265) entitled "An act to amend the Penal Law, in relation to the use of the National and State

flags as receptacles for the collection of money," was read the second time.

On motion of Mr. Carroll, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1911, Int. No. 989) entitled "An act to amend the Tenement House Law, in relation to registration of name of agent of a tenement house and the definition of vagrancy," was read the second time.

On motion of Mr. Dickstein, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1912, Int. No. 741) entitled "An act to amend the Penal Law, in relation to billiard and pocket billiard rooms, formerly known as pool rooms," having been announced for a second reading,

On motion of Mr. Duke, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1913, Int. No. 647) entitled "An act to amend the Conservation Law, in relation to State game refuges," was read the second time.

On motion of Mr. Everett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1914, Int. No. 1173) entitled "An act to amend the Tax Law, in relation to exempting of personal property, except shares of stock of banks or banking associations, from taxation, locally for State or local purposes," having been announced for a second reading,

On motion of Mr. Judson, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1917, Int. No. 1372) entitled "An act to amend the Stock Corporation Law, in relation to the issuance of shares of capital stock without par value," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1920, Int. No. 893) entitled "An act to amend the Penal Law, in relation to the practice of law by corporations and voluntary associations," having been announced for a second reading,

On motion of Mr. Stitt, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1921, Int. No. 489) entitled "An act to amend the Tax Law, in relation to the expense of making descriptions of real property returned for nonpayment of taxes in Oswego county," was read the second time.

On motion of Mr. Barnes, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1923, Int. No. 659) entitled "An act to amend the Conservation Law, in relation to definitions," was read the second time.

On motion of Mr. Brundage, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1924, Int. No. 802) entitled "An act to amend the Education Law, relative to boards of education in the city school districts," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The Senate bill (No. 1105, Rec. No. 270) entitled "An act authorizing the United Brethren's Church (at New Dorp) on Staten Island to acquire lands adjacent to its present cemetery to be held and used for cemetery purposes," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 703, Int. No. 665) entitled "An act to amend the Conservation Law, in relation to posting notices by others than owners or lessees of lands," having been announced for a third reading,

On motion of Mr. Downs, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 1114, Int. No. 431) entitled "An act to amend the Real Property Law, in relation to creating mutual estates

of husband and wife, in the property of the other, as substitutes for dower and curtesy," having been announced for a third reading,

On motion of Mr. Jenks, said bill was recommitted to the committee on codes.

On motion of Mr. Westall, the committee on rules was instructed to report Senate bill (No. 763, Rec. No. 305) entitled "An act to amend the charter of the city of White Plains, generally."

On motion of Mr. Westall, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Westall, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams

Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1061, Int. No. 974) entitled "An act to amend the charter of the city of White Plains, generally," having been announced for a third reading,

On motion of Mr. Westall, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1709, Int. No. 99) entitled "An act to repeal the Civil Practice Act, kindred acts carrying out the plan of the Civil Practice Act, including the New York City Court Act, and the several laws of the year nineteen hundred and twenty which transferred to Consolidated Laws provisions of the Code of Civil Procedure," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 96

NOES 39

Those who voted in the affirmative were:

Adler	Di Pirro	Hager	McCleary	Rowe
Antin	Dobson	Harrington	McGinnies	Sackett
Aronson	Doherty	Harris	McWhinney	Seaker
Bailey	Downs	Hausner	Merrigan	Seelbach
Bartholomew	Druss	Hawkins	Miller	Smith C C
Betts	Duke	Hunter	Moore J G	Smith J C
Blakely	Ellsworth	Hutchinson	Moran	Smith M L
Blodgett	Evans	Jacobs	Morrissey	Trahan
Booth	Fenner	Jenks	Moses	VanWagenen
Borkowski	Franchot	Judson	Mullen	Wallace
Brady	Frerichs	Kirkland	Neary	Warren
Brooks	Gaffers	Lattin	Nichols	Wells
Brundage	Galgano	Lewis	O'Connor	Westall
Burchill	Gardner	Lieberman	Orr	Whitcomb
Campbell W W	Gempler	Long	Pette	Williams
Clayton	Giaccone	Lord	Porter	Witter
Cole	Gray	Lown	Rayher	Wright
Cowee	Greenwald	MacFarland	Rice	Yale
Crews	Hackenburg	Martin	Richford	Zimmerman
Crowley				

Those who voted in the negative were:

Beasley	Dickstein	Henderson	McKee	Soule
Bloch	Donohue	Jeffery	McLoughlin	Steinberg
Bly	Everett	Kelly	Mead	Stitt
Campbell E C	Finch	Kiernan	Moore T C	Taylor
Carroll	Flynn	Lyman	Reiburn	Ullman
Caulfield	Fox	Mastick	Reilly	Wackerman
Chamberlin	Gage	McArdle	Reiss	Walsh
Cosgrove	Halpern	McDonald	Smith T K	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1818, Int. No. 634) entitled "An act to amend the Domestic Relations Law, in relation to consents for the issuance of marriage licenses," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 48

NOES 73

Those who voted in the affirmative were:

Adler	Crowley	Harris	McGinnies	Smith T K
Blodgett	Downs	Hunter	McWhinney	VanWagenen
Booth	Ellsworth	Hutchinson	Morrissey	Warren
Brooks	Everett	Jeffery	Rice	Wells
Brundage	Fenner	Judson	Rowe	Wheelock
Caulfield	Finch	Kirkland	Sackett	Williams
Chamberlin	Gage	Lattin	Smith C C	Wright
Clayton	Gray	Lewis	Smith J C	Yale
Cole	Hager	Lord	Smith M L	Zimmerman
Cowee	Halpern	Martin		

Those who voted in the negative were:

Antin	Druss	Henderson	Merrigan	Richford
Aronson	Duke	Jenks	Miller	Schwab
Bartholomew	Evans	Kelly	Moore J G	Seaker
Betts	Flynn	Kiernan	Moore T C	Seelbach
Bly	Fox	Leininger	Moses	Solomon
Borkowski	Franchot	Lieberman	Mullen	Steinberg
Brady	Frerichs	Long	Neary	Stitt
Burchill	Galgano	Lyman	Nichols	Taylor
Campbell W W	Gempler	MacFarland	O'Connor	Ullman
Carroll	Giaccone	Mastick	Orr	Wackerman
Cosgrove	Greenwald	McArdle	Pette	Wallace
Dickstein	Hackenburg	McCleary	Reiburn	Westall
Di Pirro	Hamill	McDonald	Reilly	Whitcomb
Dobson	Harrington	McKee	Reiss	Witter
Donohue	Hausner	McLoughlin		

Mr. Wright moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

The bill (No. 1769, Int. No. 568) entitled "An act to amend the Tax Law, in relation to the assessment of forest lands dedicated to continuous forest production," having been announced for a third reading,

On motion of Mr. Everett, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 685, Int. No. 649) entitled "An act to amend the Greater New York charter, in relation to the conduct of physical examinations of claimants against such city," having been announced for a third reading,

On motion of Mr. Caulfield, said bill was recommitted to the committee on affairs of cities.

The bill (No. 1772, Int. No. 545) entitled "An act to amend the Real Property Law, in relation to the licensing and regulation of real estate brokers and salesmen," having been announced for a third reading,

On motion of Mr. McWhinney, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1133, Int. No. 1021) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Walter L. Stilwell, George B. Gerard and Edna A. Brush against the State for damages alleged to have been sustained while being forced to aid the police of the city of New York in the capture of escaped criminals, and to render judgment therefor," having been announced for a third reading,

On motion of Mr. Bailey, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1786, Int. No. 870) entitled "An act to create the Suffolk county board of child welfare, to define its powers and duties, and to abolish the board of child welfare established in such county, under the provisions of the General Municipal Law," having been announced,

Mr. Downs moved that said bill be recommitted to the committee on social welfare with instructions to report the same forthwith amended as follows:

Page 1, line 6, before the word "two" insert "ex-officio".

Page 2, line 1, before the word "to" insert "ex-officio".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Miss Smith, from the committee on social welfare, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1833, Int. No. 1366) entitled "An act to define and regulate the practice of chiropractic," having been announced for a third reading,

On motion of Mr. Yale, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1651, Int. No. 1413) entitled "An act to amend the Labor Law, in relation to definition of employee," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Artin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagonen

Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1666, Int. No. 1428) entitled "An act to amend the Labor Law, in relation to application of day of rest to certain employees," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 1

Those who voted in the affirmative were:

Adler	Crowley	Harris	McKee	Seelbach
Antin	Dickstein	Hausner	McLoughlin	Slacer
Bailey	Di Pirro	Hawkins	McWhinney	Smith C C
Barnes	Dobson	Henderson	Mead	Smith J C
Bartholomew	Doherty	Hunter	Merrigan	Smith M I
Baum	Donohue	Hutchinson	Miller	Smith T K
Beasley	Downs	Jacobs	Moore J G	Solomon
Betts	Druss	Jeffery	Moore T C	Soule
Blakely	Duke	Jenks	Moran	Steinberg
Bloch	Ellsworth	Jesse	Morrissey	Stitt
Bly	Evans	Judson	Moses	Taylor
Booth	Everett	Kelly	Mullen	Trahan
Borkowski	Fenner	Kirkland	Neary	Ullman
Brady	Fox	Lattin	Nichols	Van Wagenen
Brooks	Franchot	Leininger	O'Connor	Wallace
Brundage	Frerichs	Lewis	Orr	Walsh
Burchill	Gaffers	Lieberman	Pette	Warren
Campbell E C	Gage	Long	Porter	Webb
Campbell W W	Galgano	Lord	Rayher	Wells
Carroll	Gardner	Lown	Reiburn	Westall
Caulfield	Gempler	Lyman	Reilly	Wheelock
Chamberlin	Giaccone	MacFarland	Reiss	Whitcomb
Cheney	Gray	Martin	Rice	Williams
Clayton	Hackenburg	Mastick	Richford	Witter

Cole	Hager	McArdle	Rowe	Wright
Cosgrove	Halpern	McCleary	Sackett	Yale
Cowee	Hamill	McDonald	Schwab	Zimmerman
Crews	Harrington	McGinnies	Seaker	

In the negative:

Greenwald

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. McWhinney, the committee on rules was instructed to report Senate bill (No. 1450, Rec. No. 377) entitled "An act to amend the Town Law, in relation to the filling of vacancies in the office of assessor."

On motion of Mr. McWhinney, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. McWhinney, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 1

Those who voted in the affirmative were:

Adler	Crowley	Harris	McKee	Seelbach
Antin	Dickstein	Hausner	McLoughlin	Slacer
Bailey	Di Pirro	Hawkins	McWhinney	Smith C C
Barnes	Dobson	Henderson	Mead	Smith J C
Bartholomew	Doherty	Hunter	Merrigan	Smith M L
Baum	Downs	Hutchinson	Miller	Smith T K
Beasley	Druss	Jacobs	Moore J G	Solomon
Betts	Duke	Jeffery	Moore T C	Soule
Blakely	Ellsworth	Jenks	Moran	Steinberg
Bloch	Evans	Jesse	Morrissey	Stitt
Bly	Everett	Judson	Moses	Taylor
Booth	Fenner	Kelly	Mullen	Trahan
Borkowski	Fox	Kirkland	Neary	Ullman
Brady	Franchot	Lattin	Nichols	VanWagenen
Brooks	Frerichs	Leiringer	O'Connor	Wallace
Brundage	Gaffers	Lewis	Orr	Walsh
Burchill	Gage	Lieberman	Pette	Warren
Campbell E O	Galgano	Long	Porter	Webb
Campbell W W	Gardner	Lord	Rayher	Wells
Carroll	Gempler	Lown	Reiburn	Westall

Caulfield	Giaccone	Lyman	Reilly	Wheelock
Chamberlin	Gray	MacFarland	Reiss	Whitcomb
Cheney	Greenwald	Martin	Rice	Williams
Clayton	Hackenbourg	Mastick	Richford	Witter
Cole	Hager	McArdle	Rowe	Wright
Cosgrove	Halpern	McCleary	Sackett	Yale
Cowee	Hamill	McDonald	Schwab	Zimmerman
Crews	Harrington	McGinnies	Seaker	

In the negative:

Donohue

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1759, Int. No. 764) entitled "An act to amend the Town Law, in relation to the filling of vacancies in the office of assessor," having been announced for a third reading,

On motion of Mr. McWhinney, said bill was laid aside, and ordered stricken from the calendar.

On motion of Mr. Brady, the committee on rules was instructed to report Senate bill (No. 1115, Rec. No. 426) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claims of Louise L. Groess and George E. Groess against the State for damages alleged to have been sustained by them on July nineteenth, nineteen hundred and nineteen, growing out of personal injuries received by Louise L. Groess while sitting on a public bench located in grounds surrounding the State School for the Blind, located at Batavia, New York, by reason of the breaking of a large decayed limb from a tree located therein, and to render judgment therefor."

On motion of Mr. Brady, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Brady, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Coogrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1760, Int. No. 598) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claims of Louise L. Groess and George E. Groess against the State for damages alleged to have been sustained by them on July nineteenth, nineteen hundred and nineteen, growing out of personal injuries received by Louise L. Groess while sitting on a public bench located in grounds surrounding the State School for the Blind, located at Batavia, New York, by reason of the breaking of a large decayed limb from a tree located therein, and to render judgment therefor," having been announced for a third reading,

On motion of Mr. Brady, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1485, Int. No. 1315) entitled "An act to amend

the Code of Civil Procedure, in relation to filing certain processes with proof of service in New York and Bronx counties," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacor
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walah
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Borkowski, the committee on rules was instructed to report Senate bill (No. 1534, Rec. No. 381) entitled "An act to amend the Insurance Law, in relation to the standard provisions for life policies."

On motion of Mr. Borkowski, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Borkowski, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frericha	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E O	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Congrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1591, Int. No. 1381) entitled "An act to amend the Insurance Law, in relation to the standard provisions for life policies," having been announced for a third reading,

On motion of Mr. Borkowski, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 603, Int. No. 575) entitled "An act to release the interest of the people of the State of New York in certain real estate in Oneida and Herkimer counties to Oneida Presbytery," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Perro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E O	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Coogrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 1034, Rec. No. 189) entitled "An act to authorize the city of Middletown to borrow money and issue bonds for street improvements," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trehan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 939, Rec. No. 190) entitled "An act to amend the Greater New York charter, in relation to matrons in the department of correction," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	Van Wagenen
Brundage	Frerichs	Leiminger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowes	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 938, Rec. No. 191) entitled "An act to amend section nineteen hundred and ninety-five of chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' in relation to fees of auctioneers on sale of real estate," having been announced for a third reading,

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The Senate bill (No. 716, Rec. No. 199) entitled "An act to amend the General Business Law, in relation to the licensing of professional engineers and land surveyors, generally," having been announced for a third reading,

On motion of Mr. Jenks, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The Senate bill (No. 305, Rec. No. 156) entitled "An act to release to the present owners and holders of the record title all the right, title and interest of the people of the State of New York in and to all of the real estate in the county of Erie of which John J. P. Read of the city of Buffalo died seized or possessed, and ratifying and confirming certain tax and other settlements with reference to said real estate made in nineteen hundred and twelve, and all deeds executed and delivered under a power in the last will and testament of said John J. P. Read, deceased," having been announced for a third reading,

On motion of Mr. McGinnies, said bill was recommitted to the committee on ways and means.

The Senate bill (No. 209, Rec. No. 65) entitled "An act to amend the Penal Law, in relation to licenses to have, possess or carry a pistol or revolver," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 1

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McKee	Seelbach
Antin	Dickstein	Harris	McLoughlin	Slacer
Bailey	Di Pirro	Hausner	McWhinney	Smith C C
Barnes	Dobson	Hawkins	Mead	Smith J C
Bartholomew	Doherty	Hunter	Merrigan	Smith M L
Baum	Donohue	Hutchinson	Miller	Smith T K
Beasley	Downs	Jacobs	Moore J G	Solomon
Betts	Druss	Jeffery	Moore T C	Soule
Blakely	Duke	Jenks	Moran	Steinberg
Bloch	Ellsworth	Jesse	Morrissey	Stitt
Bly	Evans	Judson	Moses	Taylor
Booth	Everett	Kelly	Mullen	Trahan
Borkowski	Fenner	Kirkland	Neary	Ullman
Brady	Fox	Lattin	Nichols	VanWagenen
Brooks	Franchot	Leininger	O'Connor	Wallace
Brundage	Frerichs	Lewis	Orr	Walsh
Burchill	Gaffers	Lieberman	Pette	Warren

Campbell E C	Gage	Long	Porter	Webb
Campbell W W	Galgano	Lord	Rayher	Wells
Carroll	Gardner	Lown	Reiburn	Westall
Caulfield	Gempler	Lyman	Reilly	Wheelock
Chamberlin	Giaccone	MacFarland	Reiss	Whitcomb
Cheney	Gray	Martin	Rice	Williams
Clayton	Greenwald	Mastick	Richford	Witter
Cole	Hackenburg	McArdle	Rowe	Wright
Cosgrove	Hager	McCleary	Sackett	Yale
Cowee	Halpern	McDonald	Schwab	Zimmerman
Crews	Hamill	McGinnies	Seaker	

In the negative:

Henderson

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 493, Rec. No. 236) entitled "An act to amend the Penal Law, in relation to discrimination in leasing apartments," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall

Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crows	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 1092, Rec. No. 237) entitled "An act to amend chapter six hundred and sixteen of the Laws of nineteen hundred and thirteen, entitled 'An act providing for the grant and conveyance by the Commissioners of the Land Office of lands under water to the owners of the adjacent uplands in the sea wall and Hamburg turnpike contracts, and establishing the boundaries of such lands,' in relation to authorizing and empowering the Commissioners of the Land Office to release, grant and convey without advertisement and without conditions to said owners, or their assigns any right, title and interest which the people of the State of New York has or may hereafter claim in and to the lands easterly of and extending to said westerly boundary line of said uplands as herein fixed," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan

Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 529, Rec. No. 167) entitled "An act to amend the Judiciary Law, in relation to the expense of preliminary investigations in disbarment proceedings," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hauaner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb

Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	McFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 202, Rec. No. 127) entitled "An act to amend the Judiciary Law, in relation to compensation of stenographers and confidential clerks appointed by justices of the Appellate Division of the third and fourth departments," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Perro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leiminger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock

Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Congrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 306, Rec. No. 85) entitled "An act to amend the Decedent Estate Law, in relation to the recording of wills probated outside the State," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druas	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Giempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Congrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

On motion of Mr. McWhinney, the committee on rules was instructed to report Senate bill (No. 1393, Rec. No. 378) entitled "An act to amend the Tax Law, in relation to reassessment of mapped lots illegally assessed."

On motion of Mr. McWhinney, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. McWhinney, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Perro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betta	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch.	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford.	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1733, Int. No. 1450) entitled "An act to amend the Tax Law, in relation to reassessment of mapped lots illegally assessed," having been announced for a third reading,

On motion of Mr. McWhinney, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1729, Int. No. 1446) entitled "An act to amend the Penal Law, in relation to the unauthorized transmission of money or other valuables to and from foreign countries," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith O C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWageningen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburt	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1697, Int. No. 1433) entitled "An act to amend the Conservation Law, in relation to the taking of pike perch," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnie	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Perro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T O	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	Van Wagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Chaney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Coogrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1663, Int. No. 1425) entitled "An act to amend the Highway Law, in relation to repair of county line bridges in certain counties," was read the third time, having been printed

and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E O	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitecomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1660, Int. No. 1422) entitled "An act to amend the Tax Law, in relation to imposing a tax upon those holding agreements of indemnity issued by underwriters not authorized to transact business in the State of New York," having been announced for a third reading,

On motion of Mr. Judson, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

On motion of Mr. Morrissey, the committee on rules was instructed to report Senate bill (No. 906, Rec. No. 287) entitled "An act to repeal chapter one hundred and ninety-three of the Laws of eighteen hundred and eighty, entitled 'An act to incorporate the Board of Trustees of the Fire Department of the City of Troy.'"

On motion of Mr. Morrissey, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Morrissey, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined, in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Artin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Freichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	McFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1334, Int. No. 1210) entitled "An act to repeal chapter one hundred and ninety-three of the Laws of eighteen hundred and eighty, entitled 'An act to incorporate the Board of Trustees of the Fire Department of the City of Troy,'" having been announced for a third reading,

On motion of Mr. Morrissey, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1360, Int. No. 1238) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine claims for damages for death or personal injuries sustained by reason of the alleged improper construction and maintenance of a certain public highway or road in Letchworth park, in the town of Genesee Falls, county of Wyoming, on August tenth, nineteen hundred and seventeen, and to render judgment therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downe	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh

Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Coagrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1309, Int. No. 1185) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine certain claims against the State for damages alleged to have been sustained by reason of the overflow of the Seneca river at and near Phoenix and Baldwinsville in the years nineteen hundred and twelve to nineteen hundred and twenty, inclusive," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Nearly	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells

Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1238, Int. No. 1113) entitled "An act to amend the Tenement House Law, in relation to the definition of a tenement house," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 31

Those who voted in the affirmative were:

Adler	Dobson	Harris	McWhinney	Seelbach
Bailey	Doherty	Hausner	Mead	Slacer
Barnes	Downs	Hunter	Merrigan	Smith C C
Bartholomew	Druss	Hutchinson	Miller	Smith J C
Beasley	Duke	Jacobs	Moore J G	Smith T K
Betts	Ellsworth	Jeffery	Moore T C	Soule
Blakely	Evans	Jenks	Moran	Stitt
Bly	Everett	Jesse	Morrissey	Taylor
Booth	Fenner	Judson	Mullen	Trahan
Brady	Franchot	Kirkland	Neary	Ullman
Brooks	Frerichs	Lattin	Nichols	VanWagenen
Brundage	Gaffers	Leininger	O'Connor	Webb
Burchill	Gage	Lewis	Pette	Wells
Campbell E C	Gardner	Long	Porter	Westall
Campbell W	Gempler	Lord	Rayher	Wheelock
Chamberlin	Gray	Lown	Rice	Whitcomb
Cheney	Greenwald	MacFarland	Richford	Williams
Clayton	Hager	Martin	Rowe	Witter
Cole	Halpern	Mastick	Sackett	Wright
Cosgrove	Hamill	McCleary	Schwab	Yale
Cowee	Harrington	McGinnies	Seaker	Zimmerman
Crowley				

Those who voted in the negative were:

Antin	Dickstein	Hawkins	McKee	Smith M L
Aronson	Di Pirro	Henderson	McLoughlin	Solomon
Baum	Donohue	Kelly	Moses	Steinberg

Bloch	Fox	Lieberman	Orr	Wackerman
Borkowski	Galgano	Lyman	Reiburn	Wallace
Carroll	Giaccone	McArdle	Reilly	Walsh
Caulfield	Hackenburg	McDonald	Reiss	Warren
Crews				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1181, Int. No. 1060) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the Remsen and the West Canada Creek Telephone Company, a domestic corporation duly incorporated, organized and existing under and by virtue of the Transportation Corporations Law of the State of New York, against the State for damages caused by the alleged unlawful acts of the State of New York in the construction of a dam or reservoir across the West Canada creek, at the village of Hinckley, New York, for Barge canal purposes," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betta	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Traban
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	Van Wageningen
Brundage	Frericha	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempier	Lown	Reiburn	Westall

Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McOleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1065, Int. No. 978) entitled "An act providing for the grading and paving of Rockaway road from the conduit in the city of New York, borough of Queens, to Hook creek at the Nassau county line, and providing for defraying the cost of such improvement," having been announced for a third reading,

On motion of Mr. McWhinney, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

On motion of Mr. McWhinney, the committee on rules was instructed to report Senate bill (No. 379, Rec. No. 652) entitled "An act to authorize the laying out of a highway over lands owned by the city of New York in the counties of Kings, Queens and Nassau; to establish and provide for the construction and improvement thereof as a county highway, and authorizing an appropriation therefor."

On motion of Mr. McWhinney, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. McWhinney, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C

Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 965, Int. No. 887) entitled "An act to authorize the laying out of a highway over lands owned by the city of New York in the counties of Kings, Queens and Nassau; to establish and provide for the construction and improvement thereof as a county highway, and authorizing an appropriation therefor," having been announced for a third reading,

On motion of Mr. McWhinney, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 664, Int. No. 630) entitled "An act to amend the Tax Law, in relation to deductions allowed from gross personal income," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Meal	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 479, Int. No. 469) entitled "An act to amend the Civil Practice Act, in relation to fees of the county clerk in Westchester county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C

Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 295, Int. No. 294) entitled "An act in relation to tax sales heretofore made by the treasurer of the county of Franklin," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seaker
Bailey	Di Pirro	Hauser	McLaughlin	Slater
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman

Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E O	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Chaney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. McDonald, the committee on rules was instructed to report Senate bill (No. 649, Rec. No. 403) entitled "An act to validate the charter, confirm the rights of members, and legalize the acts of Van Nest hose companies numbers one and two of the Van Nest fire department, in the county of Bronx."

On motion of Mr. McDonald, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. McDonald, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan

Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E O	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1782, Int. No. 213) entitled "An act to validate the charter, confirm the rights of members, and legalize the acts of Van Nest hose companies numbers one and two of the Van Nest fire department, in the county of Broux," having been announced for a third reading,

On motion of Mr. McDonald, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1789, Int. No. 901) entitled "An act to amend chapter three hundred and ninety-three of the Laws of nineteen hundred and six, entitled 'An act to create and establish a policemen's relief and pension fund for the police department of the city of Utica and authorizing the granting and payment of relief and pensions to the officers and members of said department entitled thereto,' generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Perro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhizney	Smith CC

Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	Van Wagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Oole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1783, Int. No. 997) entitled "An act to amend the General Business Law, in relation to books to be kept by garage keepers, motor vehicle paint, repair or machine shops and dealers in used motor vehicles," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 47

NOES 60

Those who voted in the affirmative were:

Borkowski	Everett	Kiernan	Mead	Reiss
Brady	Fox	Leininger	Merrigan	Schwab
Burchill	Frerichs	Lieberman	Moses	Seelbach
Campbell W W	Gempler	Lyman	Mullen	Smith M L
Carroll	Giaccone	McArdle	Neary	Wackerman
Caulfield	Gray	McCleary	Nichols	Walsh
Crews	Halpern	McDonald	Orr	Warren
Crowley	Hamill	McKee	Pette	Whitcomb
Doherty	Henderson	McLoughlin	Reiburn	Yale
Downs	Kelly			

Those who voted in negative were:

Adler	Duke	Harris	MaoFarland	Smith C C
Antin	Ellsworth	Hausner	Mastick	Smith J C
Aronson	Evans	Hawkins	McGinnies	Steinberg
Bartholomew	Fenner	Hunter	Moore J G	Stitt
Booth	Franchot	Hutchinson	Moran	Ullman
Campbell E O	Gage	Jeffery	Morrissey	VanWagenen
Chamberlin	Galgano	Jenks	O'Connor	Wallace
Clayton	Gardner	Judson	Porter	Wells
Cowee	Greenwald	Kirkland	Rice	Westall
Dickstein	Hackenburg	Lattin	Richford	Wheelock
Di Pirro	Hager	Lewis	Sackett	Witter
Dobson	Harrington	Long	Seaker	Wright

Mr. Leininger moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

The bill (No. 1790, Int. No. 361) entitled "An act to amend the Judiciary Law, in relation to official referees," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	VanWagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E O	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westall

Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Olayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1778, Int. No. 1144) entitled "An act to authorize and direct the police commissioner of the city of New York to increase the pension of Charles M. Murphy to an amount not less than one-half of the salary paid to him at the date of his retirement," having been announced,

Mr. Pette moved that said bill be recommitted to the committee on affairs of cities with instructions to report the same forthwith amended as follows:

Page 1, line 2, strike out the words " and directed ".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Blakely, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1829, Int. No. 1150) entitled "An act to amend the Agricultural Law, in relation to manufacture and sale of milk products," having been announced for a third reading,

On motion of Mr. Witter, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1785, Int. No. 726) entitled "An act to amend the Code of Criminal Procedure, in relation to release on bail pending an appeal from minor courts," having been announced for a third reading,

On motion of Mr. Di Pirro, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The Senate bill (No. 146, Assembly Reprint No. 1334, Rec. No. 41) entitled "An act to amend the Education Law, in relation to bonded indebtedness of school districts for certain purposes," was read the third time, having been printed and upon

the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Harrington	McGinnies	Seaker
Antin	Dickstein	Harris	McKee	Seelbach
Bailey	Di Pirro	Hausner	McLoughlin	Slacer
Barnes	Dobson	Hawkins	McWhinney	Smith C C
Bartholomew	Doherty	Henderson	Mead	Smith J C
Baum	Donohue	Hunter	Merrigan	Smith M L
Beasley	Downs	Hutchinson	Miller	Smith T K
Betts	Druss	Jacobs	Moore J G	Solomon
Blakely	Duke	Jeffery	Moore T C	Soule
Bloch	Ellsworth	Jenks	Moran	Steinberg
Bly	Evans	Jesse	Morrissey	Stitt
Booth	Everett	Judson	Moses	Taylor
Borkowski	Fenner	Kelly	Mullen	Trahan
Brady	Fox	Kirkland	Neary	Ullman
Brooks	Franchot	Lattin	Nichols	Van Wagenen
Brundage	Frerichs	Leininger	O'Connor	Wallace
Burchill	Gaffers	Lewis	Orr	Walsh
Campbell E C	Gage	Lieberman	Pette	Warren
Campbell W W	Galgano	Long	Porter	Webb
Carroll	Gardner	Lord	Rayher	Wells
Caulfield	Gempler	Lown	Reiburn	Westali
Chamberlin	Giaccone	Lyman	Reilly	Wheelock
Cheney	Gray	MacFarland	Reiss	Whitcomb
Clayton	Greenwald	Martin	Rice	Williams
Cole	Hackenburg	Mastick	Richford	Witter
Cosgrove	Hager	McArdle	Rowe	Wright
Cowee	Halpern	McCleary	Sackett	Yale
Crews	Hamill	McDonald	Schwab	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

The bill (No. 1831, Int. No. 860) entitled "An act to amend the Election Law, in relation to the delivery of ballot boxes in the city of New York at the close of the canvass of votes at an election," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

INDEX TO ASSEMBLY JOURNAL
1921

PLAN OF INDEX

This Journal is indexed upon the following plan.

1. Every bill relating to a locality may be found indexed under the name of that locality and ordinarily will not be found indexed under the subject to which it relates.

2. All bills relating to Kings county will be found under the New York, General, and all bills relating to Greater New York under New York City, General, and New York City, Charter.

3. Every general bill will be found indexed under the proper subject.

4. Every resolution, excepting those recalling bills, will be found under "Resolution." —

5. Every bill relating to canals will be found under "Canals."

6. The bills relating to general laws under the proper heads, i. e., "Banking Law," "Benevolent Orders Law," "Game Laws," "Lien Law," "Revised Statutes," &c., &c., also under the head "General Laws."

7. All claim bills under "Claims."

8. Bills relating to cities of either class under "Cities of 1st Class," "Cities of 2d Class," &c., &c.

9. All code amendments under the heads of "Code Civil," "Code Criminal," and "Code Penal."

10. All petitions under "Petitions," and reports under "Reports."

11. All points of order under "Points of Order."

12. All decisions and acts of Speaker under "Speaker."

13. Privileges of floor under "Privilege."

14. All matters not relating to bills under the proper head.

15. The number used in this index, viz.: "Int. No.," refers to Assembly bill and its introductory number, and when "Rec. No." is used, it refers to a Senate bill and its reception number.

INDEX TO ASSEMBLY JOURNAL

1921

A.	PAGE
Abandonment, relative to wife, pregnant (Int. No. 862) ..	439
793, 849, 862, 887,	933
Abandonment, relative to wife, pregnant (Rec. No. 161) ..	932
Accountants, public, relative to qualifications (Int. No. 1589)	1926
Advertisements, out-of-door, relative to taxing (Int. No. 397)	140
Advertisements, relative to misleading (Int. No. 560) ..	210, 1175
1406, 1449, 1580, 1647,	2590
African Methodist Episcopal Zion Church, relative to real property (Int. No. 1320)	961, 1446, 1561
African Methodist Episcopal Zion Church, relative to real property (Rec. No. 215)	1248, 1427, 1569, 1634
Agricultural and dairy associations, relative to agreements with members (Int. No. 1332)	962
Agricultural corporations, relative to condemn property (Int. No. 1012)	591, 824, 866, 887, 917, 1055
Agricultural corporations, relative to condemn property (Rec. No. 580)	2418, 2613, 2636, 2744
Agricultural, dairy, horticultural associations, relative to reports (Int. No. 263)	95
Agricultural lands, towns, relative to drainage (Int. No. 1403)	1174, 1440, 1563, 1577, 1600, 1804, 2592
 Agricultural Law:	
animals, branding, tagging (Int. No. 1531)	1590
animals, killed, value (Int. No. 644)	297, 638, 686
695, 698, 770, 889,	949
animals, killed, value (Rec. No. 155) ..	911, 948, 1171, 2376
animals, registry, certificates (Int. No. 550)	209, 468
529, 539, 553,	613
animals, registry, certificates (Rec. No. 64)	509, 612
animals, tubercular, carcasses (Int. No. 872)	440

Agricultural Law — Concluded:	PAGE
apples, grade A (Int. No. 1299)	876, 1503, 1585, 1596 1602, 1781, 2390
bees, amend law (Int. No. 1331)	962, 1100, 1280 1319, 1333, 1452, 1533, 1922
butter from neutralized cream (Int. No. 1462)	1369
concentrated feeding stuffs (Int. No. 275)	97, 174, 191 194, 203, 248, 508
dog licenses (Int. No. 1149)	712, 1081, 1165, 1188, 1346 1488, 1704, 1862
dog licenses (Rec. No. 566)	2416, 2607, 2630, 2684
dog, seized, recovering (Rec. No. 412)	1902
milk, evaporated, condensed (Int. No. 1150)	712, 1081 1503, 1732, 1745, 1851, 1983, 2056, 2353
milk, evaporated, condensed (Rec. No. 596)	2572
milk whey, skim milk (Int. No. 1435)	1307
peaches, grading, packing, marking (Int. No. 391)	138
tuberculin, mallein, prohibit sale (Int. No. 873)	441
vinegar, adulterations (Int. No. 643)	297
Agricultural school, Morrisville, relative to boy's dormitory (Int. No. 1291)	875
Agriculture, relative to corn borer, fighting, damages (Int. No. 1153)	712, 2599, 2623, 2641, 2658, 2900
Agriculture, relative to corn borer, quarantine, claims (Int. No. 80)	43
Agriculture, relative to dog tax, money from, distribute (Int. No. 895)	443, 628, 686, 694, 698, 772, 1324, 1461 1492, 1658, 1892, 1994, 2386
Agriculture, relative to Farms and Markets department, reorganize (Int. No. 866)	440
Albany:	
buildings, board of appeals (Int. No. 291)	113, 451 527, 542, 592, 679, 1321 1837
bus lines, municipal, establish (Int. No. 654)	298
canal improvement, abandon (Int. No. 1290)	858 1184, 1302, 1332, 1342, 1473, 1516, 1713, 1897
canal lands, sale to city (Int. No. 292)	113

Albany — Concluded:	PAGE
normal college, change name (Int. No. 1314)...	913, 1278
	1310, 1340, 1454, 1542, 1897
pharmacy college, site (Rec. No. 324)....	1841, 2250, 2274
	2309
Teachers' College, lands adjoining site (Int. No. 1024)	624
Albany Diocese Mission Aid, relative to membership (Rec. No. 225)	1250, 1427, 1569, 1635
Aldrich & Hall, Inc., relative to claim against State (Int. No. 652)	298
Aldrich & Hall, Inc., relative to claim against State (Rec. No. 477)	2111, 2242, 2267, 2319
Alexander, relative to village street lighting (Int. No. 154)	61, 173, 190, 194, 203, 244, 340
Aliens, relative to picketing (Int. No. 392)	138
Allegany State Park, relative to creating (Int. No. 195) ..	72
	300, 1852
Allegany State Park, relative to creating (Rec. No. 549) ..	2414
	2604, 2627, 2698
American Legion, relative to reports, printing (Int. No. 370)	135, 2141, 2237, 2262, 2339, 2899
Amsterdam, relative to collection of ashes and garbage (Int. No. 269)	96, 172, 190, 195, 203, 242, 300, 361, 747
Animals, killed by State, relative to value (Int. No. 644) ..	297
	638, 686, 695, 698, 770, 889, 949
Animals, killed by State, relative to value (Rec. No. 155) ..	911
	948, 1171, 2376
Animals, tubercular, relative to carcasses (Int. No. 872) ..	440
Antwerp, relative to Crosby public library board, continue (Int. No. 267)	96, 231, 284, 292, 294, 322, 508
Appropriation, relative to claimants, war of 1812 (Int. No. 1434)	1307
Appropriation, relative to deficiencies, supply bill (Int. No. 564)	211, 283, 299, 335, 355, 380, 415, 508
Appropriation, relative to support of government (Int. No. 1309) ..	892, 997, 1054, 1090, 1102, 1159, 1195, 1287, 1308
	1345, 1348, 1493
Appropriation, relative to support of government, supplemental bill (Int. No. 1584)	1918, 2142, 2239, 2264, 2346
	2470, 2901

	PAGE
Arbitration Law, relative to arbitration agreements, civil practice act (Rec. No. 36).....	255, 348, 388, 426
Architects, relative to registered, fines, etc. (Int. No. 846)..	407
	798, 848, 863, 917, 1061
Armistice Day, November 11, relative to make a holiday (Int. No. 3).....	33
Armistice Day, November 11, relative to make a holiday (Int. No. 191).....	71
Armistice Day, November 11, relative to make a holiday (Int. No. 326).....	117
Arrest, civil, relative to abolish (Int. No. 1355).....	1042
Assembly:	
address by Col. Roosevelt, on appointment, response to members	584
address by Hon. James W. Wadsworth, Jr.....	1834
address by Mr. Adler, on appointment of Col. Theodore Roosevelt	583
address by Mr. Adler, on death of Gordon H. Peck....	436
address by Mr. Donohue, on appointment of Col. Theodore Roosevelt	582
address Mr. Donohue, on death of Gordon H. Peck..	436
address by Mr. Ullman, on appointment of Col. Theodore Roosevelt	581
address by Mr. Wells, on death of Gordon H. Peck....	437
adjourn to Monday, January 17th.....	58, 59
adjourn to Wednesday, January 12th.....	16, 22
adjourn, sine die.....	893, 2383, 2905
Barrows, Hon. Pelham A., Lieut-Governor, Nebraska, address	360
called to order by Fred W. Hammond.....	7
clerk, appointments made by.....	63, 2910
clerk, directed to arrange seats for accommodation of the press	14
clerk, directed to invite clergymen to open session with prayer	13
clerk, directed to make usual contracts with postmaster and express companies for shipping papers and documents	14

Assembly — Concluded:

	PAGE
clerk, election of.....	10, 11
committee to conduct speaker-elect to the chair.....	9
committee to prepare ballots for drawing of seats..	15, 17
committee to wait upon the Governor.....	13, 2887
committee to wait upon the Senate.....	13, 2888
contest of seat, Andrew B. Yacenda against Henry Jager	874
contest of seat, Charles A. Conner against Edward J. Walsh	59, 476, 478, 480
contest of seat, Charles Tremonti against Joseph V. McKee	59, 481, 484, 486
contest of seat, Henry V. Beecher against Thomas J. McDonald	59, 470, 473, 475
first assistant doorkeeper, election of.....	12
Gay, Walter S., elected first assistant doorkeeper....	12
Haines, Harry W., elected sergeant-at-arms.....	12
Hammond, Fred W., elected clerk.....	11
hours for daily sessions.....	58
Hulse, James B., elected principal doorkeeper.....	12
Jackson, Charles H., elected second assistant doorkeeper	12
list of members	3, 7
Machold, H. Edmund, elected Speaker.....	8
Moses, E. Walter, designated to attend prior to and Speaker, appointments made by.....	21, 63, 2009
Munson, George, elected official stenographer.....	12
oath of office administered by the Speaker.....	11
official stenographer, election of.....	12
principal doorkeeper, election of.....	12
rules, adoption of	15, 208, 918
seats, drawing of.....	17
second assistant doorkeeper, election of.....	12
sergeant-at-arms, election of.....	11, 12
Speaker, appointments made by.....	21, 63, 2909
Speaker, election of.....	8
Speaker, opening address	9
standing committees	23
Assembly, relative to electric system for voting (Int. No. 1467)	1420

	PAGE
Attorneys, relative to qualifications, must be resident of State (Int. No. 312).....	115
Auburn, relative to bond issue (Int. No. 958) ..	546, 1268, 1317 1333, 1453, 1531, 1835, 2391
Auburn, relative to Theological Seminary, powers, objects (Int. No. 828)....	405, 964, 1065, 1085, 1096, 1215, 1417 2005, 2232
B.	
Baker Gun and Forging Co., relative to extend corporate existence (Rec. No. 453).....	2007, 2106, 2124, 2196
Baker, William P., elected Regent of University..	222, 250, 251
Banks, banking and trust companies:	
banks, investments (Int. No. 1055) ..	628, 1278, 1408, 1449 1581, 1643
banks, investments (Rec. No. 213).....	1248, 1642
endorsers, sureties, severally liable (Int. No. 1442) ..	1325
foreign corporations, restrictions (Int. No. 130)....	48
investment companies, powers (Int. No. 548)....	209, 515 542, 549, 550, 663
investment companies, powers (Int. No. 1463).....	1369
investment companies, powers (Rec. No. 71)....	510, 662
land bank, mortgage securities (Int. No. 699).....	342
land bank, mortgage securities (Rec. No. 132).....	820
land loan bureau, establish (Int. No. 1439)....	1325, 1582
land loans, bureau of, establishing (Int. No. 111)....	46
Liberty or Victory bonds, deposit (Int. No. 1269) ..	822
loans on mortgages, limit (Int. No. 212).....	83
loans on mortgages, limit (Int. 302).....	114
money, deposit of, under agreement (Int. No. 435) ..	156
money, transmission, private bankers (Int. No. 161) ..	62 647
money, transmission, private bankers (Rec. No. 121).	819 2685
money, transmitting, banks and trust companies (Int. No. 206)	82
money, transmitting, fees, etc (Int. No. 549) ..	209, 646 1461

Banks, banking and trust companies — Continued:	PAGE
money, transmit, licenses (Int. No. 423).....	154
money, transmitting, licenses (Int. No. 1446)...	1326, 1687
	1754, 1845, 1850, 1967
money, transmit, savings banks (Rec. No. 152)...	911, 1278
	1319, 1392
money, transmit, unclaimed, agents, etc. (Rec. No. 493)	2252, 2412, 2437, 2558
mortgages, municipal loans, interest (Int. No. 687)...	316
National banks, becoming State bank (Int. No. 737)...	371
	516, 543, 550, 554, 652, 666
National banks, trust deposits (Int. No. 201).....	81, 376
	395, 411, 521, 562
National banks, trust deposits (Rec. No. 70)....	510, 561
negotiable instruments, holder in due time (Int. No. 438)	158
negotiable investments, notice of defect of title (Int. No. 439)	159
private bankers, penalties (Rec. No. 443).....	2006, 2518
reports, mortgage loans, salaries (Int. No. 779).....	390
Saturdays, July, August, holidays (Int. No. 1212)...	721
savings and loan associations, change location (Int. No. 249)	92, 1047, 1169, 1187, 1347, 1399, 1611, 2594.
savings and loan associations, dividends (Int. No. 698)	342, 516, 543, 549, 554, 653, 816
savings and loan associations, pensions (Int. No. 696) ..	342
	516, 542, 549, 551, 661, 816
savings and loan associations, unpledged shares (Int. No. 700).....	342, 516, 543, 550, 663, 816
savings banks, dividends, crediting (Int. No. 1514)...	1571
savings banks, dividend credits (Int. No. 205).....	82
savings banks, dividends monthly (Int. No. 387)....	138
savings banks, dividends, payment (Int. No. 185).....	71
savings banks, employees, pensions (Int. No. 1276)...	822
savings banks, investments (Int. No. 821).....	401
savings banks, investments (Int. No. 1054).....	628
savings banks, reports, investments (Int. No. 755)....	373
securities, State commission (Int. No. 789).....	397

Banks, banking and trust companies — Concluded:	PAGE
State accounts, unpaid checks (Int. No. 1404)...	1174, 2641
State accounts, unpaid checks (Rec. No. 420)...	1902, 2788
	2802, 2826
stocks, securities law, enacting (Int. No. 9).....	34
trust companies, franchise tax, distribution (Int. No. 624).....	259
trust, declarations of, record copies (Int. No. 540)...	202
	965, 1069, 1085, 1099, 1221
trust, declarations of, record copies (Rec. No. 129)...	820
	1221, 1403
Bannon Plumbing, Heating and Contracting Corporation,	
relative to claim against State (Rec. No. 433).....	1904, 2249
	2273, 2303
Barbering on Sunday, New York city, relative to prohibit	
(Int. No. 97).....	44, 992, 1440, 1731, 1748, 2018, 2215
Barbers, relative to prohibit Sunday work (Int. No. 1263)...	782
Barbers, relative to State licenses (Int. No. 1262).....	781
Baseball players, relative to bribing (Int. No. 413)....	153, 461
	619, 639, 642, 740
Baseball players, relative to bribing (Rec. No. 63).....	509
	687, 733
Batavia, charter, to amend, generally (Int. No. 1084)....	673
	1428, 1565, 1576, 1704, 1858, 1922
Batavia, charter, relative to laws repealed (Rec. No. 353)...	1882
	2107, 2124, 2198
Bathing establishments, relative to pulmotors (Int. No. 1111).....	707
Bath, Steuben county, relative to proceeds bonds (Int. No. 403).....	151
Bath, Steuben county, relative to proceeds bonds (Rec. No. 84).....	623, 797, 895, 988, 1052, 1132, 1366
Beaches, bathing, etc., relative to trespass on (Rec. No. 417)	1902
	2406, 2431, 2530
Beaches, public, relative to Atlantic ocean, lease to New	
York city (Int. No. 382)...	137, 1257, 1312, 1337, 1454, 1534
	1705, 1860
Beaches, public, relative to Atlantic ocean, lease to New	
York city (Rec. No. 248).....	1662, 1859

	PAGE
Beebe, Ezra, and others, relative to War of 1812, claim (Int. No. 1354).....	1042
Beecher, Henry V., contests seat of Thomas J. McDonald..	59
	470, 473
Bedford, State Reformatory, relative to superintendent (Int. No. 1375).....	1080, 1254, 1315, 1412, 1507, 1602
	1727, 1898
Bees, relative to amend law (Int. No. 1331)..	962, 1100, 1280
	1319, 1333, 1452, 1533, 1922
Bees, relative to prohibit within village limits (Int. No. 972)	548
Bellport, relative to lease property for club house (Int. No. 483).....	167, 236, 287, 292, 293, 325, 389
Benevolent Orders Law, relative to halls, temples and other buildings, management (Int. No. 1305)....	877, 2141, 2238
	2263, 2343, 2589
Benevolent Orders Law, relative to halls, temples and other buildings, management (Rec. No. 267).....	1665
Bible House in Constantinople, relative to assets, transfer (Rec. No. 253).....	1663, 2108, 2125, 2202
Binghamton, relative to bond issue, school purposes (Int. No. 120).....	47, 172, 189, 195, 204, 283, 302
Binghamton, relative to bond issue, school purposes (Rec. No. 12)	183, 301
Binghamton, relative to clerk, city court (Int. No. 620)...	258
	451, 532
Binghamton, relative to clerk, city court (Rec. No. 68)....	510
	531, 575
Bleecker, town, relative to unpaid taxes (Int. No. 300)...	114
	353, 384, 412, 552, 610
Bleecker, town, relative to unpaid taxes (Rec. No. 29) .	254, 609
Blind, relative to improve conditions, State commission, establishing (Int. No. 1362).....	1043, 1672, 1758, 1889
	1931, 2080
Blind, relative to improve conditions, State commission, establishing (Rec. No. 214).....	1248, 2079
Boards and Commissions Law, relative to Fair Trade Com- mission, establishing (Int. No. 115).....	47

	PAGE
Boards of trade, relative to collect accounts of members (Int. No. 1080).....	673
Boilermakers, relative to State examining board (Int. No. 491)	185
Bonds, State, relative to increased interest rate (Int. No. 1600).....2009, 2602, 2625, 2643, 2664,	2901
Bonds, State, relative to payments, fifty instalments (Int. No. 1598).....1927, 2602, 2625, 2644, 2663,	2901
Bonus. See Military.	
Bookmaking, relative to bets without writing (Int. No. 1394).....1155, 2098, 2116, 2139,	2160
Boots and shoes, relative to substitute leather (Int. No. 664)	313
Boundary Waters Commission, relative to enlarge powers (Int. No. 1257).....781, 1254, 1315, 1337, 1342,	1475 2721, 2902
Boxing Commission, relative to extend powers (Int. No. 1551)	1744
Boxing Commission, relative to extend powers (Rec. No. 621).....2618, 2789, 2813,	2830
Boxing Commission, State, relative to supervision over wrestling matches (Int. No. 541).....	202
Boxing matches, certain, relative to withhold tax (Int. No. 196)	81
Boxing matches, relative to admission, limit price (Int. No. 176).....	70
Boys' Training School, relative to re-establish (Int. No. 42)	38
Bradley & Weed, Inc., relative to claim against State (Int. No. 1520) :.....1572, 1705, 2010, 2019, 2021, 2043,	2597
Bridge and Tunnel Commission, State, relative to abolish, transfer powers (Int. No. 430).....	155
Bridge, Congress street, Troy-Watervliet, relative to appro- priation (Int. No. 53).....	40
Bridge, East river, Manhattan-Queens, relative to construct (Int. No. 328).....	117
Bridge, East river, Manhattan-Queens, relative to construct (Rec. No. 336).....	1880
Bridge, Mill creek, Oyster Bay, relative to construction (Int. No. 892).....	443

	PAGE
Bridge, Mohawk river, Rexford, relative to appropriation (Int. No. 417).....	153
Bridge, Mohawk river, Vischer Ferry, relative to appropriation (Int. No. 416).....	153
Bridge, Schoharie creek, at Prattsville, relative to construct (Int. No. 153).....	61, 2600, 2623, 2642, 2661
Bridge, Sodus Bay, town of Huron, relative to construct (Int. No. 8).....	34
Bridges, relative to county line, certain counties, repair (Int. No. 1425).....	1252, 1696, 1758, 1847, 1968, 2593
Bronx River Pollution Commission, relative to expenses (Int. No. 834).....	406
Brooklyn Improvement Company, relative to powers (Int. No. 464).....	162, 1739, 1766
Broome county, relative to surrogate's stenographer (Int. No. 998).....	589, 1262, 1411, 1449, 1581, 1643, 2390
Brown's tract, land owners, relative to claim against State (Rec. No. 535).....	2258
Budget, State system, relative to establish (Int. No. 442) ..	159
Budget, State system, relative to establish (Int. No. 1411) ..	1251
Buffalo:	
Buffalo Legal Daily, publication of legal papers (Rec. No. 634).....	2620, 2793, 2806, 2850
buildings, construction, education (Int. No. 553)	210
buildings, construction, education (Int. No. 1008) ...	590
buildings, construction, education (Rec. No. 47).....	370
charter, to amend, generally (Int. No. 785)....	391, 790
853, 950, 988, 1089, 1133, 1415, 1419, 2235	
charter, to amend, generally (Int. No. 1238)....	778, 1682
1753, 1941, 2088, 2137, 2278, 2567, 2762	
charter, to amend, generally (Rec. No. 300).....	1669
firemen and police, disabled by sickness (Rec. No. 106)	690
840, 868, 928	
firemen, pensions, increase (Int. No. 547).....	209
Grade Crossing Commission, members (Int. No. 421) ..	154
grade crossing damages, claims (Rec. No. 297) ..	1668, 2242
	2267, 2317

Buffalo — Concluded:

PAGE

Grosvenor Library, improvements, issue bonds (Int. No. 278).....	97, 449, 525, 541, 552,	604
Grosvenor Library, improvements, issue bonds (Rec. No. 25).....	253,	603
initiative, providing for (Int. No. 946).....		536
lands, city acquire, municipal purposes (Rec. No. 534).....	2258, 2410, 2435,	2550
light, heat, power, city distributing (Int. No. 773)...		376
mayor, councilmen, nomination and election (Int. No. 1239).....	778, 1683, 1753, 1941, 2088,	2137
	2273, 2569,	2762
mayor, councilmen, nomination and election (Rec. No. 301)		1669
milk, milk products, regulate sale (Int. No. 986).....		588
police, firemen, disabled, pay (Int. No. 734).....		371
preferential ballot, mayor, councilmen (Int. No. 947) ..		536
public improvements, construction (Int. No. 552).....		209
public waters, obstruction of, prevent (Rec. No. 247) ..		1662
	2402, 2428,	2489
Railway Terminal Station Commission, members (Int. No. 422)		154
Read, John J. P., deceased, real estate, transfer title (Rec. No. 156).....	911, 1675, 1762,	1960
recall elections, mayor, councilmen (Int. No. 945).....		536
recall elections, mayor, councilmen (Rec. No. 134).....		820
sea wall, Hamburg turnpike contracts, State land (Rec. No. 237)	1368, 1674, 1762,	1962
taxes, unpaid, sale of property, notice (Rec. No. 271) ..		1665
water, surplus, city selling (Int. No. 250).....		92
Building lines, villages, relative to establish (Int. No. 1383) ..		1092
	1443, 1565, 1576, 1605, 1821,	2593
Business Corporation Law, relative to consolidation, record agreement (Int. No. 761)		374
Business Corporation Law, relative to consolidation, record agreement (Rec. No. 138)	821, 2248, 2272,	2300
Business Corporation Law, relative to cooperative associations, warehousing, cleansing (Int. No. 1333)....	962,	1700
	1943, 2016, 2444,	2772

Business Law, general — Concluded:	PAGE
mattresses, beds, etc., tagging (Rec. No. 268) ..	1665, 1861
mechanic's tools, pawn brokers, reports (Int. No. 673)	314
milk cans, cases, New York Municipal Court (Int. No. 1518)	1572, 2098, 2116, 2139, 2163, 2387
milk cans, cases, New York Municipal Court (Rec. No. 422)	1903
money, deposit of, under agreement (Int. No. 435) ..	156
money, transmit, licenses (Int. No. 423)	154
money, transmit, unclaimed, agents, etc. (Rec. No. 493)	2252, 2412, 2437, 2558
monopolies, farmers, dairymen (Int. No. 12)	34
monopolies, products (Int. No. 941), ...	535, 1681, 1752
1874, 1888, 1890, 2072, 2353, 2563, 2774,	2894
mortgages, municipal loans, interest (Int. No. 687)	316
soldiers, sailors, hack business, license (Int. No. 126)	48
State securities commission (Int. No. 1398)	1173
stocks, bonds, fraud, prosecution (Int. No. 1540) ..	1671
2012, 2019, 2023, 2036,	2901
strikes, lockouts, unwarranted (Int. No. 661) ..	299, 643
theatres, road companies, bond by owner (Int. No. 1042)	626
theatre tickets, license to sell (Rec. No. 661)	2732
theatre tickets, sale, licenses (Int. No. 158) ..	62, 168, 191
194, 203, 216, 389,	594
tickets, amusement places, price (Int. No. 1296))	*875
1260, 1309, 1333, 1452, 1532,	2895
trademark protection, cans (Int. No. 1519)	1572, 2015
2026, 2278,	2472
trademark protection, cans (Rec. No. 479)	2112, 2471
truckmen, give bonds (Int. No. 1106)	694
warehousemen, give bonds (Int. No. 988)	588, 1459

C.

Call of the House, moved by:

Mr. Adler.....127, 435, 491, 650, 751, 920, 996, 1158
1462, 2210, 2458, 1571, 2647

Campion, William F., relative to claim (Rec. No. 541) .. 2259
2411, 2436, 2556

Canals:	PAGE
abandoned lands, convey parts to railroads (Int. No. 1237)	778
abandoned lands, convey parts to railroads (Rec. No. 245)	1662, 2102, 2120, 2180
abandoned lands, pipe line corporations (Rec. No. 408)	1901, 2103, 2121, 2185
abandoned lands, railroads condemning (Int. No. 1338)	963
abandoned lands, railroads condemning (Rec. No. 409)	1901, 2104, 2121, 2186
canal bridge approaches, Herkimer-Mohawk (Int. No. 641)	297
canal bridge approaches, Herkimer-Mohawk (Rec. No. 104)	690
canal bridge, East street, Ft. Edward (Int. No. 966)	547
canal bridge, Main street, Port Leyden (Int. No. 837)	406
canal bridge, Mohawk river, Fonda-Fultonville (Int. No. 942)	535
canal bridge, Notre Dame street, Ft. Edward (Int. No. 967)	547
canal foot bridge, Chapel street, Lockport (Int. No. 668)	314, 2600, 2623, 2643, 2662
canal improvement, Albany, abandon (Int. No. 1290)	858
1184, 1302, 1332, 1342, 1473, 1516, 1713, 1897	
canals, terminals, bridges, damages, claims against State (Int. No. 1298)	876, 2011, 2020, 2022
2039, 2592	
canals, terminals, damages, claims against State (Int. No. 1280)	857, 2141, 2237, 2262, 2340
canals, terminals, damages, claims against State (Rec. No. 423)	1903, 2243, 2268, 2325
Champlain, unimproved, retain parts (Int. No. 930)	515
1185, 1304, 1333, 1342, 1471, 1515, 1712, 1875	
Champlain, unimproved, retain parts (Rec. No. 221)	1249
Erie canal, Mohawk-Oneida, sale	297, 445, 527, 554
639, 642, 739, 1924	

Canals — Concluded:	PAGE
Erie, Rome to Mohawk, lease or sale of lands (Int. No. 235)	91, 168, 190, 195, 202, 217, 1924
hydraulic canal, abandoned, use (Int. No. 1416) ..	1251
	2142, 2239, 2264, 2345
hydraulic canal, abandoned, use (Rec. No. 388)	1887
	2250, 2274, 2307
improvement of, miscellaneous receipts, appropriation (Int. No. 1602)	2009, 2601, 2624
	2643, 2656
Gowanus canal, bridge, Second avenue and Bond street (Int. No. 1099)	693
Gowanus canal, gates, certain streets (Int. No. 1015) ..	592
lands, sale to city of Albany (Int. No. 292)	113
roads, altering (Int. No. 290)	113, 982, 1062, 1083
	1097, 1225, 1919
terminal at Clyde, appropriation (Int. No. 1523) ..	1589
terminal at Hudson, appropriation (Int. No. 819) ..	400
terminal, East river, New York city (Int. No. 448) ..	160
terminals, Hudson river points (Int. No. 298)	114
terminals, miscellaneous receipts, appropriation (Int. No. 1601)	2009, 2601, 2624, 2643, 2657, 2901
terminal structures, etc., canal, Utica (Int. No. 1229) ..	748
	2141, 2237, 2262, 2341, 2900
water power rights, claims (Int. No. 523) ..	199, 1256, 1312
	1352, 1378, 1451, 1624, 1775, 1855, 1932, 2086, 2891
waters, surplus, leasing (Int. No. 460)	161
Canandaigua lake, relative to improve harbor (Int. No. 577)	229
Canandaigua, relative to State armory, erection (Int. No. 576) ..	229
Canaseraga creek, relative to improvement, appropriation (Int. No. 1603)	2113
Candy stores, lunch rooms, relative to female employees (Int. No. 1192)	718
Canisteo river, Chauncey run, relative to appropriation (Int. No. 906)	512
Cans, can covers, relative to trademark protection (Int. No. 1519)	1572, 2015, 2026, 2278, 2472

Cans, can covers, relative to trademark protection (Rec. No. 479)	2112, 2471
Carow, John, estate, relative to refund tax (Int. No. 1554)	1744, 2095, 2114, 2140, 2149, 2597
Carpenter inspectors, relative to civil service, qualifications (Int. No. 672)	314
Catholic Charities' Aid Association, relative to guardianship powers (Rec. No. 224) ..	1250, 1428, 1732, 1747, 1751 1932, 2085, 2229, 2385
Cayuga county, relative to pay certain towns (Rec. No. 416)	1902, 2105, 2122, 2189
Cayuga county, relative to Surrogate, deputy clerk (Int. No. 1464)	1369, 2011, 2020, 2022, 2042
Cayuga county, relative to Surrogate, deputy clerk (Int. No. 1465)	1369, 2011, 2020, 2021, 2043
Cayuga county, relative to Surrogate, deputy clerk (Rec. No. 348)	1881, 2042
Cayuga county, relative to Surrogate, deputy clerk (Rec. No. 349)	1882, 2041
Cemetery, relative to United Brethren's church, New Dorp (Rec. No. 270)	1665, 1740, 1766, 1875, 1945 2089, 2208, 2355, 2761
Chadakoin river, relative to improving (Int. No. 1481) ..	1421
Champlain and Sanford railroad, relative to extend time (Int. No. 963)	546, 825, 867, 895, 916, 1051, 1130
Champlain and Sanford railroad, relative to extend time (Rec. No. 124)	819, 1129
Charitable and benevolent associations, relative to tax exemption (Int. No. 338)	121
Charities Law, relative to Bedford Reformatory, superintendent (Int. No. 1375) ..	1080, 1254, 1315, 1412, 1507, 1602 1727, 1898
Charities Law, relative to Craig Colony, patients, county aid (Int. No. 1349)	1041
Charities Law, relative to mentally defective women, transfer (Rec. No. 442)	2006, 2396, 2422, 2512

	PAGE
Charities Law, relative to State institutions, number of employees, reduce (Int. No. 1325)	961, 1422, 1564, 1577 1604, 1812, 1920
Charities Law, relative to Woman's Relief Corps Home (Int. No. 759)	374
Charities Law, relative to Woman's Relief Corps Home, admission (Int. No. 1078)	673, 799, 850, 861, 888, 925 2372, 2596
Charities Law, relative to Woman's Relief Corps Home, admission (Int. No. 1313)	913, 1186, 1303, 1331, 1346, 1484
Chautauqua county, relative to recording conveyances (Int. No. 295)	113
Chautauqua county, relative to recording conveyances (Rec. No. 34)	255, 466, 533, 573
Cheekowaga, town, relative to pay certain expenses (Int. No. 505)	186, 351, 386, 392, 401, 506, 688
Chenango county, relative to claim against State (Int. No. 758)	374, 882, 955, 988, 1053, 1121
Chenango county, relative to claim against State (Rec. No. 357)	1883, 2612, 2635, 2752
Children, alien, relative to employed in street trades (Int. No. 200)	81, 259, 295, 318, 356, 414
Children, alien, relative to employed in street trades (Rec. No. 57)	404, 414, 492
Children, illegitimate, relative to adoption (Int. No. 794)	397 1261, 1408, 1449, 1580, 1648, 2893
Children, mentally defectives, relative to committing (Int. No. 165)	68
Children, relative to dance houses, poolrooms (Rec. No. 399)	1899
Children's courts, domestic relations, relative to separate court (Int. No. 207)	82
Children's courts, domestic relations, relative to separate court (Rec. No. 434)	1905, 2616, 2638, 2757
Children's Home Society, Troy, relative to powers (Int. No. 1340)	963, 1260, 1310, 1334, 1345, 1549, 1836

	PAGE
Child welfare allowances, relative to local boards (Int. No. 1346)	1041
Child welfare allowances, relative to regulations governing (Int. No. 1345)	1041
Child welfare boards, relative to awards, guardians (Int. No. 17)	35, 789, 896, 915, 991, 1110, 2722, 2903
Child welfare boards, relative to awards, guardians (Int. No. 1344)	1041
Child welfare, relative to allowances (Int. No. 374)	136
Child welfare, relative to allowances (Int. No. 1343)	1041
Child welfare, relative to allowances, extend (Int. No. 650)	298
Child welfare, relative to State commission, reports (Rec. No. 587)	2419, 2616, 2638, 2734
Chiropodists, relative to exempt from jury duty (Int. No. 1417)	1251
Chiropody, podiatry, relative to practice of, license (Int. No. 1397)	1173
Chiropractic, relative to practice of, regulate (Int. No. 1366)	1044, 1263, 1496, 1734, 1746, 1750, 1950, 2226
Chiropractic, relative to practice of, regulate (Int. No. 1545)	1671
Chittenango Falls Park Association, relative to convey land (Int. No. 933)	534
Cities, first class:	
courts, inferior civil, clerks (Rec. No. 659)	2732, 2800 2812, 2884
Cities, second class:	
corporation counsel, appear, certain cases (Int. No. 1440)	1325, 2095, 2113, 2139, 2146, 2899
county highways through, certain cities (Int. No. 701)	342
health department, providing for (Int. No. 811)	400, 973 1066, 1084, 1095, 1219, 1876
home schools, provide for (Int. No. 1599)	1927
municipal bus lines, Albany (Int. No. 654)	298
tax department, creating (Int. No. 810)	400, 1683, 1755 2093, 2138, 2143, 2369
tax department, creating (Rec. No. 445)	2006, 2368

	PAGE
Cities, third class:	
county highway through, certain cities (Int. No. 701) .	342
county highway through, constructing (Int. No. 697) .	342
464, 527, 539, 551, 597, 678, 1075, 1091	1091
health department, providing for (Int. No. 811) .	400, 973
1066, 1084, 1095, 1219, 1876	1876
tax department, creating (Int. No. 810) .	400, 1683, 1755
2093, 2138, 2143, 2369	2369
tax department, creating (Rec. No. 445) .	2006, 2368
City Law, General:	
Boilermakers, State Examining Board (Int. No. 491) .	185
city employees, pay, increasing (Int. No. 135) .	49, 176
233, 289, 335, 355, 379, 420, 555	555
dwellings, cities erecting, etc. (Int. No. 537) .	201
elevator, stairway shafts, covering (Int. No. 1505) .	1570
housing boards, creating (Int. No. 1342) .	1040
Memorial Day, money, third class cities (Int. No. 645) .	297, 1429, 1560, 1577, 1599, 1791, 2234
Memorial Day, money, third class cities (Rec. No. 131) .	820
moving-picture operators, licenses (Int. No. 396) .	140
motion-picture apparatus, operators (Int. No. 1267) .	821
municipal ownership, public utilities (Int. No. 433) .	156
New York city, franchises, contracts, vote on (Int. No. 136) .	49, 1460
plumbers, licensed, plates (Int. No. 1029) .	624, 1268, 1314
1333, 1453, 1536, 2893	2893
public employees, increase compensation (Int. No. 692) .	341, 782, 847, 894, 916, 1053, 1121, 1193
1363, 1401, 1603, 1716, 2058, 2892	2892
purchasing departments, establish (Int. No. 587) .	230
973, 1066, 1084, 1099, 1206, 1897	1897
purchasing departments, establish (Rec. No. 111) .	747
2399, 2425, 2478	2478
State and Federal laws, enforcing (Int. No. 1512) .	1571
Civil Practice Act:	
amending generally (Int. No. 516) .	193, 410, 555, 640
675, 732, 751, 807, 898, 1412, 1918	1918
2275, 2385	2385

Civil Practice Act—Continued:	PAGE
amending generally (Int. No. 1590).....	1926
amending generally (Rec. No. 37).....	313
amending generally (Rec. No. 588).....	2419, 2616 2638, 2735
answer, reply, statements (Int. No. 1507).....	1570, 2009 2019, 2020, 2047
appeals, security (Int. No. 1240)...778, 1370, 1467, 1509	1600, 1806, 2591
arbitration agreements (Rec. No. 36).555, 348, 388, 426	
Civil Practice Acts, official edition (Rec. No. 468)..	2009 2248, 2272, 2297
Civil Practice, kindred acts, repealing (Int. No. 99)..	45 1260, 1309, 1340, 1453 1541, 1617, 1776, 1947
convention, consider rules (Rec. No. 548).....	2382, 2616 2638, 2736
county clerks, court clerks, fees (Rec. No. 582).....	2418
divorce, separation, actions, security (Rec. No. 567)..	2416 2609, 2632, 2676
endorsers, sureties, severally liable (Int. No. 1442)...	1325
hotels, rooms in, default in rent (Int. No. 1535).....	1670
infants, incompetents, sale of property (Int. No. 570)..	228
injunction, temporary (Int. No. 1444).....	1325
interrogatories, adverse parties (Int. No. 1443).....	1325
party, person not, intervention (Int. No. 1445)..	1326, 2012 2018, 2022, 2038
real property, actions to recover (Rec. No. 649).....	2730 2797, 2810, 2869
real property, adverse possession (Int. No. 757).....	373
real property, summary proceedings (Rec. No. 648)..	2730 2807, 2852
records on appeals, omissions (Rec. No. 463)...2008, 2247	2272, 2295
rules of, convention to frame (Rec. No. 222)....	1249, 2249 2273, 2302
rules of practice, when effective (Int. No. 742)...372, 411	542, 550, 592, 680

	PAGE
Civil Service Law, relative to school examiners, unclassified list (Int. No. 1492)....	1495, 1737, 1765, 1848, 2017, 2222 2563, 2762
Civil Service Law, relative to State commission, contents of report (Int. No. 1496)..	1496, 2098, 2116, 2140, 2162, 2902
Civil Service Law, relative to State officers, elective, retire (Int. No. 471).....	165, 1739, 1763, 1844, 1932, 2076
Civil Service Law, relative to State officers, elective, retire (Rec. No. 166).....	1038, 1427, 1569, 1633
Civil Service Law, relative to State pensions, field examiner (Int. No. 1441).....	1325, 2599, 2622, 2642, 2649
Civil Service Law, relative to veterans, certain war, volunteer firemen, pension (Int. No. 1285).....	857
Civil Service Law, relative to veterans, Civil war, pensions (Rec. No. 601).....	2573, 2613, 2635, 2742
Civil Service Law, relative to veterans, Civil war, State service, pensions (Int. No. 156) .	62, 444, 526, 540, 551, 598, 688
Civil Service Law, relative to veterans, pension, Public Buildings Department (Int. No. 316)...	116, 447, 617, 641 697, 766
Civil Service Law, relative to veterans, pension, Public Buildings Department (Rec. No. 101)...	689, 765, 854, 1242
Civil Service Law, relative to veterans, preference (Rec. No. 545).....	2260, 2606, 2629, 2688
Civil Service Law, relative to veterans, retire on pension (Int. No. 197).....	81, 1738, 1763, 1845, 1851, 1893, 2018 2220, 2590
Civil Service Law, relative to veterans, volunteer firemen, abolished places (Int. No. 457).....	161, 964, 1069, 1084 1097, 1229
Civil Service Law, relative to veterans, volunteer firemen, pensions (Int. No. 355).....	123
Civil Service Law, relative to veterans, World war, credit service (Int. No. 420).....	154, 963, 1062, 1085, 1099, 1220 1293, 1453, 1540, 2892
Civil Service Law, relative to disabled veterans, World war, not disqualified (Int. No. 1040).....	626, 1738, 1764, 1847 2018, 2221, 2893

	PAGE
Civil service, relative to State and municipal employees, re- turn from service (Int. No. 1429).....	1253, 2641, 2788 2801, 2829
Civil service, relative to veterans, salary increases, promo- tions (Int. No. 1069).....	671, 2140, 2240, 2265, 2349
Claims of:	
Aldrich & Hall, Inc., canal contract (Int. No. 652)...	298
Aldrich & Hall, Inc., canal contract (Rec. No. 477)...	2111 2242, 2267, 2319
Bannon Plumbing, Heating and Contracting Corpora- tion, damages, contract (Rec. No. 433).....	1904, 2249 2273, 2303
Beebe, Ezra, and others, War of 1812 (Int. No. 1354)	1042
Bradley & Weed, Inc., contract (Int. No. 1520)...	1572, 1705 2010, 2019, 2021, 2043, 2597
Brown's tract, land owners (Rec. No. 535).....	2258
Campion, William F., removing rubbish (Rec. No. 541).....	2259, 2411, 2436, 2556
canals, terminals, bridges, damages (Int. No. 1298)...	876 2011, 2020, 2022, 2039, 2592
canals, terminals, damages (Int. No. 1280).....	857, 2141 2237, 2262, 2340
canals, terminals, damages (Rec. No. 423).....	1903, 2243 2268, 2325
Chenango county, road construction (Int. No. 758)...	374 882, 955, 988, 1053, 1121, 2592
Chenango county, road construction (Rec. No. 357).	1883 2612, 2635, 2752
contractors, New Prisons Commission (Rec. No. 644)	2730 2789, 2802, 2831
Cooley, Anna J., injuries on highway (Rec. No. 625).	2619 2792, 2805, 2845
Cooper-Snell Company, highway work (Int. No. 1488)	1494 1698, 1754, 1842, 1891, 2061
Cooper-Snell Company, highway work (Rec. No. 425)	1903, 2587
corn borer, fighting, damages (Int. No. 1153)....	712, 2599 2623, 2641, 2658, 2900

Claims of — Continued:

PAGE

corn borer, quarantine restrictions, claims (Int. No. 80)	43
Court of, bringing in parties (Int. No. 142)	60, 316
	360, 379, 380, 416
De Marco, Antonetta, Mohawk river overflow (Rec. No. 518)	2256, 2404, 2430, 2499
Di Pasquale, Amelio, Mohawk river overflow (Rec. No. 510)	2254, 2403, 2429, 2495
Di Pasquale, Amelio, Mohawk river overflow (Rec. No. 512)	2255, 2404, 2429, 2496
Everett, Elmore, Highway Department (Int. No. 490)	184
Everett, Elmore, Highway Department (Rec. No. 424)	1903
	2410, 2435, 2547
Fitzgerald, Michael, highway contract (Int. No. 738)	371
	879, 953, 988, 1049, 1151, 2388
Flynn, Charles, injuries (Int. No. 987) ...	588, 1375, 1466
	1558, 1577, 1599, 1793, 2590
Fort Edward, removal, water mains (Int. No. 524) ...	199
	2010, 2019, 2021, 2045, 2387
Fort Edward, removal, water mains (Rec. No. 343) ..	1881
Glazen, E. and D. R., damages from dogs (Int. No. 950)	537, 884, 956, 985, 991, 1106, 1417
Groess, Louise L. and George E., injuries (Int. No. 598)	255, 1376, 1585, 1609, 1702, 1750, 1954
Groess, Louise L. and George E., injuries (Rec. No. 426)	1903, 1953
Hart, Henry, buildings, Inlet, town (Int. No. 375) ...	136
	642, 879, 953, 984, 1050, 1145, 2892
Hasbrouck, J. H., and others, damages, ferry (Int. No. 633)	291, 883, 956, 985, 1052, 1123, 1361, 2391
Hellegat dyke, riparian rights, damages (Int. No. 1157)	713
Hellegat dyke, riparian rights, damages (Rec. No. 513)	2255, 2403, 2428, 2492
Henderson, William, State hospital work (Rec. No. 498)	2252, 2606, 2629, 2689
Holahan, Thomas, constructing road (Int. No. 725) ..	346
Humiston, Grace, Steilow murder case (Rec. No. 509)	2254

Claims of — Continued:

	PAGE
Industrial Distilling Company (Int. No. 1059) ..	670, 2096
	2114, 2140, 2151
Industrial Distilling Company (Rec. No. 462) ..	2008, 2150
Johnson, Albert A., unpaid salary (Int. No. 943) ..	536, 882
	956, 987, 991, 1107, 2390
Keeler Building Company, contracts (Int. No. 903) ..	511
	878, 952, 986, 1051, 1152, 2590
Keeler Building Company, State Fair grounds (Int. No. 1023)	624, 878, 952, 984, 992, 1109, 1320
Kohn, Stuart M., Steilow murder case (Rec. No. 450) ..	2007
Lenta, Albert, Mohawk river overflow (Rec. No. 516) ..	2255
	2404, 2430, 2498
Letchworth park, road, injuries (Int. No. 1233) ..	749, 1698
	1759, 1845, 1852, 1971
Maxim, Lewis P., injuries, State highway (Int. No. 381)	137, 883, 956, 987, 1052, 1124, 2390
McClurg, Alfred J., canal construction (Rec. No. 529) ..	2258
	2409, 2434, 2543
McMahon & Fell, county highway contract (Int. No. 145)	60, 213, 881, 954, 987, 1053, 1117, 2389
Mix, Erwin A., hospital employee (Rec. No. 521)	2256
	2407, 2433, 2538
Mohawk river, flood, 1918, damages from (Int. No. 952)	537, 879, 953, 984, 1052, 1127
Mohawk river, flood, 1918, damages from (Rec. No. No. 350)	1882, 2106, 2123, 2192
Mohawk river, overflow, Schenectady (Int. No. 585) ..	230
	879, 952, 986, 1050, 1144
Mohawk river, overflow, Schenectady (Int. No. 951) ..	537
Mohawk river, overflow, Schenectady (Rec. No. 351) ..	1882
	2105, 2123, 2191
Mohawk river, overflow, Schenectady (Rec. No. 511) ..	2255
	2403, 2429, 2493
Morgan, S. H., and others, creek overflow (Int. No. 472)	165, 468, 527, 538, 553, 655
Morgan, S. H., and others, creek overflow (Rec. No. 11) ..	183, 654

Claims of — Continued:

	PAGE
Morrissey, John J., work, State fair (Int. No. 262)...	94
355, 383, 392, 402, 497,	2388
Norfolk, town, highway moneys (Int. No. 404).....	152
Norfolk, town, highway moneys (Rec. No. 373)..	1885, 2013
2024,	2055
Normandin, Francis, military service (Int. No. 499) .	185
882, 955, 988, 1052, 1123,	2894
O'Farrell, Val., Steilow murder case (Rec. No. 508) .	2254
2796, 2809,	2864
Paddleford & King, bridge contract (Int. No. 408) ..	152
881, 954, 987, 1050, 1142,	2389
Paddleford & King, bridge contract (Rec. No. 360) ..	1883
Pierce Sand Co., canal construction (Int. No. 899) ..	510
2027, 2598, 2621, 2642, 2648,	2899
Property, appropriate, reservoirs (Int. No. 143) ..	60, 188
199, 212, 282, 305,	1836
Quackenbush, Vinitia K., personal injuries (Rec. No. 514)	2255, 2402, 2428, 2491
Reed, Ida M., injuries (Int. No. 507) . . .	187, 488, 880
953, 986, 1051, 1130,	2389
Remsen and West Canada Creek Telephone company (Int. No. 1060).....	670, 1699, 1755, 1846, 1850
1974,	2591
Remsen and West Canada Creek Telephone company (Rec. No. 370)	1884
Roe, Charles O., injuries (Int. No. 682) ..	315, 880, 954
986, 1049, 1150,	2389
Roe, Charles O., injuries (Rec. No. 334)	1879
Schauffer, Joseph, injuries (Int. No. 938)....	535, 881
954, 987, 1053, 1119, 1165, 1347, 1482, 1518,	2592
Schauffer, Joseph, injuries (Rec. No. 385).....	1886
Senecal, Charles P., loss of auto (Int. No. 820)....	401
880, 953, 986, 1053, 1122,	2388
Senecal, Charles P., loss of auto (Rec. No. 542)....	2260
Seneca river, overflow, damages (Int. No. 1185)....	717
1699, 1760, 1845, 1852, 1972,	2593
Simonds, Mary Jane, damages to property (Int. No. 971).....	588, 2393, 2419, 2444, 2473, 2900

Claims of — Continued:	PAGE
Simonds, Mary Jane, damages to property (Rec. No. 537)	2259
Smith, Alice E., administratrix (Rec. No. 527)	2257
2408, 2433, 2539	
Smith, William H., injuries (Int. No. 896)	443, 2013
2019, 2023, 2032	
Stander, I. J. and Company, Inc., canal contract (Int. No. 808)	399
State buildings, contractors (Int. No. 1258)	781, 983
1070, 1085, 1095, 1241, 1403, 1470, 1515, 1616, 1774	
2018, 2214, 2893	
Steele, John M., Pittsford (Int. No. 1067)	671
Steele, John M., Pittsford (Rec. No. 461)	2008, 2250
2274, 2306	
Stilwell, Walter L., and others, damages (Int. No. 1021)	623, 878, 952, 985, 1051, 1139, 1361, 1611
1949, 2227, 2589	
Syracuse Lighting company (Rec. No. 502)	2253, 2402
2428, 2488	
Toohey, Katherine, personal injuries (Rec. No. 543)	2260
2412, 2437, 2557	
Towns, claims of (Int. No. 714)	344, 1680, 1943, 2017
2143, 2363	
Towns, claims of (Int. No. 715)	344
Vail, George J., loss of auto (Int. No. 538)	201, 882, 955
1091, 1093, 1157, 1299, 2894	
Waddington, town, highway moneys (Int. No. 414)	153
883, 956, 985, 1050, 1143, 2390	
War of 1812, claimants, appropriation (Int. No. 1434)	1307
water power rights, canals (Int. No. 523)	199, 1256
1312, 1352, 1378, 1451, 1624, 1775, 1855, 1932	
2086, 2891	
Watkins, John D., Mohawk river overflow (Rec. No. 515)	2255, 2404, 2430, 2497
White and Company, John, damages (Int. No. 1076)	672
1375, 1468, 1559, 1578, 1599, 1796, 2390	
Yates, Frank W., State police (Rec. No. 504)	2253, 2609
2632, 2677	

Claims of — Concluded:	PAGE
Yorkville, canal bridge, land taken (Rec. No. 497)	2252
	2607, 2630, 2682
Clay, relative to purchase land (Int. No. 799) . . .	398, 795, 851
	862, 889, 946, 1323
Clayton, relative to bond issue, improve streets (Rec. No. 604)	2573, 2798, 2811, 2874
Clifton, town, relative to assess State lands (Int. No. 1226)	748
	977, 1064, 1084, 1098, 1234, 2591
Clyde, relative to canal terminal (Int. No. 1523)	1589
Code, Criminal, to amend, relative to:	
appeals to Court of Appeals, sections 519, 523, 526	
(Int. No. 1321)	961
appeals to Supreme Court, section 517 (Int. No. 1064)	670
argument to jury, people commence, section 388 (Int. No. 1065)	671
bail, by surety companies, section 577-a (Int. No. 172)	69
bail, continuing undertaking, section 557 (Int. No. 1470)	1420
bail, deposits, refund of, section 586 (Int. No. 118)	47
	915, 998, 1048, 1098, 1210
bail, furnishing, section 552 (Int. No. 603)	256, 633
	750, 800, 900
bail, pending appeal, section 753 (Int. No. 726)	346, 1439
	1730, 1746, 1851, 1983, 2226, 2356
defendant, right to compensation, section 8 (Int. No. 667)	314, 793, 897, 916, 991, 1113
disorderly persons, wives, sections 899, 901, 903 (Int. No. 937)	546
females, sentenced to death, section 491 (Rec. No. 235)	1367
	1689, 1943, 2016, 2143, 2359, 2594
indictments, removal, notice, section 346 (Int. No. 473)	166, 317, 360, 379, 380, 417
indictments, removal, petition, section 344 (Int. No. 474)	166, 317, 360, 379, 418
judgment, suspension of, section 470-a (Rec. No. 585)	2418
juror, witness, fees, section 731 (Int. No. 882)	441
juries, women on, section 67-a (Int. No. 1319)	961

Code, Criminal, to amend, relative to— Concluded:	PAGE
liquors, intoxicating, enforce law, section 117-a, new	
section 80-b (Int. No. 106) . . . 46, 146, 197, 380, 518,	543
555, 651, 683, 774, 800, 801, 903, 1011,	1171
liquors, prosecutions, New York City, sections 11-b,	
117-a (Int. No. 1563)	1842
mental defectives, care of, sections 336, 454, 481, 658—	
662-a (Rec. No. 467)	2009, 2247, 2272, 2296
peace officers, general sessions court, New York City,	
section 154 (Int. No. 68)	41, 214, 460, 531, 555
650, 696, 724, 812, 2726,	2904
reprieves, commutations, and pardons, sections 696,	
697 (Int. No. 466)	2008, 2248, 2272, 2298
sheriff's proclamation, publish, section 222-c (Rec. No.	
285)	1667, 2395, 2422, 2513
Suffolk county court, jurisdiction, section 39 (Int. No.	
1046)	627, 1369, 1467
Suffolk county court, jurisdiction, section 39 (Rec.	
No. 238)	1368, 1467, 1628
witnesses, fees of, criminal actions, sections 616, 617	
(Int. No. 182) . . . 70, 1174, 1305, 1341, 1452, 1526,	1837
witnesses, fees of, criminal actions, sections 616, 617	
(Rec. No. 154)	911
Code of Civil Procedure, to amend, relative to:	
answer, reply, new matters, sections 500, 514 (Int.	
No. 1461)	1369, 2012, 2020, 2022, 2037
appeals, interlocutory judgment, section 1336 (Int.	
No. 1471)	1420
appeals, interlocutory judgment, section 1336 (Rec.	
No. 565)	2416, 2608, 2631, 2678
appeals, perfecting, security, section 1326 (Int. No.	
1241)	778, 1370, 1467, 1508, 1602, 1724, 2388
costs, justices' courts, section 3076 (Int. No. 1570) . .	1888
2142, 2237, 2262, 2340,	2589
county clerks', court clerks', fees, sections 3301, 3304	
(Int. No. 293)	113
creditors, deceased persons, notice, section 2677 (Int.	
No. 401)	141

PAGE

Code of Civil Procedure, to amend, relative to—Continued:	
death, presumption of, section 841 (Int. No. 245)....	92
dispossess proceedings, exceptions, section 2231 (Int. No. 132)	48
dispossess proceedings, exceptions, section 2231 (Int. No. 134)	49
divorce, causes for, section 1756 (Int. No. 244).....	92
ejectment actions, where brought, section 1506 (Int. No. 122).....	47
ejectment proceedings, exceptions, section 1531-a (Int. No. 133)	49
execution, supplementary proceedings, minutes, section 2443 (Int. No. 296).....	113, 593
funeral expenses, payment of, section 2686 (Int. No. 96)	44
guardian of person, pay, section 2753 (Int. No. 497)..	185
infants, distributive shares, paying, section 2739 (Int. No. 92)	44, 632, 685, 695, 697, 761, 1897
infants' incompetents, sale of property, section 2359 (Int. No. 571).....	228
jurors fees, sections 3076, 3326 (Int. No. 881)....	441
marriage with lunatic, annulling, section 1747 (Int. 246)	92
mental incompetents, veterans, section 2323-c (Int. No. 1460)	1369
newspapers, fees of, section 3317 (Rec. No. 643)....	2621
parties, bringing in, court of claims, section 281-a (Int. No. 142)	60, 316, 360, 379, 380, 416
party, examining, section 829 (Int. No. 800).....	398
peace, justices of, fees, section 3322 (Int. No. 369)..	135
	1687, 1943, 2138, 2278, 2570
processes, filing, New York and Bronx counties, section 1245-a (Int. No. 1315).....	913, 1439, 1567, 1597, 1750
	1954, 2386
real property, lease, renewals, notice, section 2231 (Int. No. 1575)	1906, 1934
[ASSEMBLY JOURNAL]	5

Code of Civil Procedure, to amend, relative to— Concluded:	
real property, lease, renewals, notice, section 1531-a (Int. No. 1577)	1906, 1935
rent actions, hotel rooms, section 2231 (Int. No. 1215)	722
1370, 1408, 1508, 1604,	1810
rent, default in payment of, section 2231 (Int. No. 1581)	1907
rent, default in payment of, section 2231: (Rec. No. 653)	2731, 2794, 2807, 2854
sheriff, fees, section 3307 (Int. No. 1594)	1927, 2599
2622, 2643, 2652,	2900
sheriff, fees, section 3307 (Rec. No. 600)	2573
Sullivan county, surrogate's stenographer, section 2496 (Int. No. 850)	408, 914, 999, 1048, 1097, 1218
Sullivan county, surrogate's stenographer, section 2496 (Rec. No. 147)	910, 1217
summary proceedings, costs, section 3228-a (Int. No. 123)	47
surrogate, Cayuga county, deputy clerk, section 2491 (Int. No. 1464)	1369, 2011, 2020, 2022, 2042
surrogate, Cayuga county, deputy clerk, section 2491 (Rec. No. 349)	1882, 2041
surrogate, decisions after trial, section 2541 (Int. No. 1393)	1155
surrogate, decisions after trial, section 2541 (Rec. No. 577)	2417
surrogate, practice law, section 2474 (Int. No. 1083) ..	673
surrogate's stenographer, Oneida and Sullivan counties, section 2496 (Int. No. 999) ...	589, 793, 850, 860, 891
1025, 1999,	2385
testamentary trustees, successor, section 2638 (Rec. No. 369)	1884, 2410, 2435, 2549
trustees, rendering legal service, section 3320 (Int. No. 492)	185
Westchester county clerk, fees, sections 3332, 3332-b (Rec. No. 396)	1899, 2100, 2118, 2169

	PAGE
Cohoes, relative to unpaid taxes, collection (Int. No. 1081)..	673
969, 1065, 1084, 1096, 1202, 1418, 1925, 2005, 2233, 2445	2727, 2891
Collins, Della L., relative to release to, property, goods and chattels of John W. Collins (Int. No. 465).....	162
Commissioners of deeds, relative to legalize acts (Int. No. 829).....	405, 825, 866, 886, 891, 1024
Commissioners of deeds, relative to legalize acts (Rec. No. 118)	818, 1023
Condemnation Law, relative to changing number of chapter, consolidated laws (Rec. No. 139).....	821, 1263, 1319, 1391
Conner, Charles A., contests seat of Edward J. Walsh....	59
	476, 478, 480
Conservation Law:	
agricultural lands, hunting or fishing on (Int. No. 289) ..	113, 699, 845, 1307, 1412, 1508, 1603, 1719, 2596
aliens, unlawful to hunt (Int. No. 258)....	94, 1182, 1407
	1510, 1604, 1820, 1932, 2085
angling, defining. (Int. No. 659)....	299, 1695, 1945, 2016
	2278, 2565
bear, taking of (Int. No. 745).....	372, 1328, 1406, 1448
	1581, 1655
beavers, kill without permit (Int. No. 238).....	91, 1596
beavers, taking (Int. No. 1110).....	694, 1594
black bass, open season (Int. No. 781).....	390
buttons, hunters wearing (Int. No. 744).....	372
deer, certain towns, Washington county (Rec. No. 413)	1902, 2603, 2626, 2695
deer, taking, Columbia and Greene counties (Rec. No. 112)	747
deer, taking, Greene county (Int. No. 286) ..	99, 467, 618
	639, 642, 740, 817
dogs, training afield (Int. No. 792) ..	397, 1330, 1559, 1608
	1874, 1888, 1891, 2064, 2592
dogs, taking afield, Long Island (Int. No. 801) ..	398, 1592
drainage improvements (Int. No. 1253) ..	780, 1181, 1407
	1447, 1580, 1648, 1921

Conservation Law — Continued:		PAGE
ferrets, breeding and sale, licenses (Int. No. 412)	153,	1595
ferrets, breeding and sale, license (Rec. No. 363)		1884
ferrets, licenses (Int. No. 372)	136, 187, 198, 213,	282
		304
ferrets, use of, license (Int. No. 410)	152,	1592
ferrets, use of, license (Rec. No. 361)		1883
firearms, carrying, closed season (Int. No. 749)	373,	1595
fish and game laws, copies (Int. No. 956)	545, 1328,	1406
	1448, 1582, 1639,	2591
forest lands, continuous forest production (Int. No. 568)	228, 1329, 1504, 1511, 1704, 1869, 1949,	2223
forest production, continuous (Int. No. 569)	228,	1329
	1559, 1578, 1601,	1789
frogs, season (Int. No. 1297)	876, 1695, 1943, 2016,	2444
		2773
frogs, season (Rec. No. 290)	1668, 2103, 2121,	2184
furbearing animals, breeding (Rec. No. 581)		2418
furbearing animals, breeding places (Int. No. 365)	124	
	187, 199, 212, 282, 306, 745,	777
furs, skins, raw, resale (Int. No. 559)	210, 467, 526,	540
	552,	602
game refuges (Int. No. 647)	297, 1695, 1944,	2016
	2143,	2367
game refuges, food for quail, Suffolk county (Int. No. 690)		341
game refuges, Suffolk county (Int. No. 689)		341
grouse, partridge, season (Int. No. 411)	153,	1591
grouse, partridge, season (Rec. No. 362)		1883
hares and rabbits, Orange and Sullivan counties (Int. No. 555)	210,	1591
hares and rabbits, seasons (Int. No. 671)	314, 1328,	1406
	1448, 1581, 1655,	2592
hares, rabbits, season (Int. No. 1242)	779,	1593
highways commissioner, occupy preserve lands (Int. No. 1227)	748, 978, 1064, 1086, 1098, 1235, 2452,	2899
hunting, trapping, license fees (Int. No. 1102)	693,	1595
hunting, trapping licenses (Int. No. 360)	124,	1594

Conservation Law—Continued:

PAGE

hunting, Westchester, Putnam, Dutchess and Rockland counties (Int. No. 1169).....	715
mink, sable, season (Int. No. '898).....	444, 1592
muskalonge, taking (Rec. No. 273)..	1666, 2245, 2270, 2332
muskrats, Herkimer county (Int. No. 783)..	391, 859, 894
	915, 1051, 1131, 1920
muskrats, open season, Schoharie county (Int. No. 520)	193, 1593
nets, lakes Erie and Ontario (Int. No. 1107)....	694, 1328
	1405, 1448, 1581, 1656, 1919
otter trawls, beam trawls, prohibiting (Int. No. 1254)..	780
	1328, 1406, 1448, 1581, 1638, 1776
otter trawls, beam trawls, prohibiting (Rec. No. 250)..	1663
	1775
parks, private, notices, trespass (Int. No. 743)..	372, 1592
perch, Chenango county (Int. No. 409).....	152, 1593
pheasants, illegal taking (Int. No. 786)..	391, 1327, 1406
	1448, 1582, 1638, 2593
pheasants, male, selling (Int. No. 1108).....	694, 1594
pheasants, Saratoga county (Int. No. 1145).....	711, 1594
pickerel, pike, taking (Int. No. 407).....	152, 1593
pike, lakes Champlain and George (Int. No. 1196)..	719
	1330, 1560, 1576, 1599, 1797, 1921
pike perch, size to catch (Int. No. 777).....	390, 1593
pike perch, taking (Int. No. 1433).....	1306, 1694, 1754
	1845, 1850, 1968, 2590
pike, St. Lawrence river (Int. No. 557)....	210, 468, 618
	639, 642, 738, 897, 1015, 1156, 1288, 2590
property, appropriating, claims (Int. No. 143)...	60, 188
	199, 212, 282, 305, 1836
protectors, inspectors, expenses (Int. No. 747)..	372, 1328
	1406, 1448, 1581, 1654
protectors, transfer to State police (Rec. No. 616)..	2618
	2790, 2804, 2837
quail, Westchester, Putnam, Dutchess and Rockland counties (Int. No. 1167).....	714
rabbits, Essex and Clinton counties (Int. No. 1527)..	1589
	2096, 2115, 2140, 2154, 2592

Conservation Law — Continued:		PAGE
rabbits, open season (Int. No. 735).....	371,	1591
raccoon, taking of (Int. No. 151).....	61,	1595
raccoon, taking of (Int. No. 746).....	372,	1592
reservoirs, value State rights, timber (Rec. No. 456) ..	2007	
raccoon, Westchester, Putnam, Dutchess and Rockland counties (Rec. No. 330).....	1878	
raccoon, Westchester, Putnam, Dutchess and Rockland counties (Int. No. 1168).....	714	
reservoirs, timber (Int. No. 1306) ..	877, 2141, 2236,	2261
	2337,	2589
river regulation, property for, acquisition (Int. No. 1401).....	1173, 2393, 2420, 2444,	2474
skunks, use of dogs (Int. No. 406).....	152,	1594
skunks, using dogs, Schoharie county (Int. No. 519) ..	193	
	1595	
sign boards, posting (Int. No. 665) ..	313, 1328, 1405,	1448
	1581, 1644,	1945
squirrels, open season (Int. No. 556)	210, 1329,	1405
	1448, 1581, 1644,	1875
squirrels, open season (Int. No. 670).....	314,	1591
tip-ups, Dutchess county (Int. No. 554).....	210,	1590
tip-ups, Dutchess county (Rec. No. 109).....	691	
tip-ups, use of (Int. No. 1109)	694, 1329, 1405,	1508
	1602,	1725
traps, release animals (Int. No. 1116).....	708,	1596
trout, open season (Int. No. 558).....	210,	1590
trout, taking of (Int. No. 748).....	372,	1593
water bureau, transfer to State Engineer (Rec. No. 344).....	1881, 2400, 2426,	2482
water fowl, Chautauqua Lake (Rec. No. 589) ..	2571,	2603
	2627,	2696
water fowl, Lake Ontario (Int. No. 791) ..	397, 859,	894
	915, 1052, 1125,	1588
water fowl, open season (Int. No. 208) ..	82, 860, 949,	985
	1053, 1120,	1919
water fowl, use of decoys (Int. No. 1020) ..	623, 1330,	1559
	1575, 1605, 1812,	1919

Conservation Law — Concluded:	PAGE
water fowl, use of decoys (Rec. No. 274).....	1666
water power commission, powers (Int. No. 1386)....	1093
1454, 1907, 2133	
water power commission, powers (Rec. No. 568)....	2416
2617, 2776	
water power, State develop, sell current (Int. No. 917).	513
2582	
woodcock, open season (Int. No. 405)....	152, 1329, 1406
1448, 1582, 1640, 1898	
Contractors, highway, relative to bonds (Int. No. 1420)..	1252
Contractors, highway, relative to bonds (Rec. No. 411)...	1901
Contractors, new prison, relative to claims (Rec. No. 644).	2730
2789, 2802, 2831	
Contractors, State buildings, relative to claims against State	
(Int. No. 1258)..	781, 983, 1070, 1085, 1095, 1241, 1403
1470, 1515, 1616, 1774, 2018, 2214, 2893	
Contracts, certain, relative to public works (Int. No. 1402).	1173
1513	
Contracts, public works, relative to bond (Int. No. 1058).	669
Contracts, relative to certain public works (Rec. No. 358)..	1883
2109, 2127, 2445, 2670	
Contracts, relative to public works, World War (Int. No.	
1379)	1080
Convention, relative to adopt rules, civil practice (Int. No.	
742)	372, 411, 542, 550, 592, 680
Convention, relative to amend article 6 of the Constitution	
(Int. No. 351)	123
Convention, relative to consider rules, civil practice (Rec.	
No. 548)	2382, 2616, 2638, 2736
Cooley, Anna J., relative to claim against State (Rec. No.	
625)	2619, 2792, 2805, 2845
Cooper-Snell Company, relative to claim against State (Int.	
No. 1488)	1494, 1698, 1754, 1842, 1891, 2061
Cooper-Snell Company, relative to claim against State (Rec.	
No. 425)	1903, 2587
Corner House, relative to incorporate (Rec. No. 459)....	2008
2245, 2370, 2331	

	PAGE
Corning, charter, to amend, relative to city chamberlain, city judge (Int. No. 861)...	439, 971, 1064, 1082, 1097, 1228
Corning, charter, to amend, relative to city chamberlain, city judge (Rec. No. 119).....	819, 1227
Corning, relative to State Armory, appropriation (Int. No. 18)	35
Cortland, relative to land for State Normal School, acquir- ing (Int. No. 181).....	70
Cortland, relative to land for State Normal School, acquir- ing (Rec. No. 28).....	254, 347, 387, 425
Cortland, relative to State lands, convey to county and city (Rec. No. 45).....	369, 629, 687, 734
Cortland, town, relative to land for rifle practice (Int. No. 1583)	1918, 2141, 2239, 2264, 2348, 2592
Cost of Living Commission, relative to create, appropriation (Int. No. 114).....	46
Cost of Living Commission Law, relative to enacting (Int. No. 116)	47
County Law, to amend, relative to:	
Bronx and Queens, holding county court (Int. No. 1030)	625
clinics, tubercular patients (Int. No. 1259)....	781, 1177
1304, 1340, 1452, 1527,	1616
clinics, tubercular patients (Rec. No. 212)....	1248, 1374
1465,	1625
commitments to county jail, charge (Int. No. 502)....	186
county clerks, court clerks, fees (Rec. No. 582).....	2418
county comptroller, certain counties, pay (Rec. No. 311)	1840, 2399, 2426, 2479
county employees, changing pay (Int. No. 461).....	162
county judge, holding court, another county (Int. No. 1139)	710, 977, 1068, 1082, 1096, 1203, 1323
county judge, holding court, another county (Rec. No. 204)	1247
county officers and employees, pensions (Int. No. 979).	549
county officers, clerks, bonds (Int. No. 1373).....	1080
county officers, clerks, bonds (Rec. No. 380)....	1886, 2246
	2270, 2334

County Law, to amend, relative to— Continued:	PAGE
district attorney, assistant, certain counties (Int. No. 508)	187, 463, 528, 539, 553, 656, 705
fire districts, powers of commissioners (Int. No. 331).	118
fire districts, powers of commissioners (Rec. No. 51).	370
	467, 533, 574
government, counties, form (Int. No. 812).....	400
Kings county, register (Int. No. 657).....	299
Lewis county, judge and surrogate, salary (Int. No. 484)	167, 231, 288, 291, 293, 330, 705
Livingston county, supervisors, meeting (Int. No. 776).....	376, 464, 531, 539, 553, 660, 705
New York county, office of register (Int. No. 220)....	84
New York county, office of register (Rec. No. 97)....	669
	1499, 1585, 1609, 1827
nurses, public health (Int. No. 1095).....	692
nurses, public health (Rec. No. 143) ..	856, 983, 1070, 1149
Ontario county, supervisors, pay (Int. No. 1006)....	590
Ontario county, supervisors, pay (Rec. No. 141)....	856
	979, 1070, 1146
police officers, as deputy sheriffs (Int. No. 762).....	374
poor, relief, education (Int. No. 932).....	534, 1372, 1466
	1509, 1603, 1717
poor, relief, education (Rec. No. 135).....	820, 1708
preventoriums, established (Int. No. 1334).....	962
preventoriums, established (Rec. No. 415).....	1902
public defenders, electing (Int. No. 243).....	92
public defenders, electing (Int. No. 383).....	137
public health, engineering work (Rec. No. 315)....	1840
	2400, 2427, 2483
purchasing departments, certain counties (Int. No. 1096)	692, 979, 1167, 1350, 1450, 1603, 1717
purchasing departments, certain counties (Rec. No. 227)	1250, 1374, 1466, 1627
Session laws, printing (Int. No. 6) ...	33, 1187, 1302, 1332
	1343, 1479, 1517, 1613, 1710, 2210, 2386
soldiers' memorials, towns (Int. No. 1282)....	857, 1441
	1562, 1577, 1602, 1781, 1920

County Law, to amend, relative to—Concluded:	PAGE
strikes, deputy sheriffs, appointment (Int. No. 798) ..	398
supervisors, Hamilton and Herkimer counties, pay (Int. No. 960)	546, 795, 849, 860, 888, 922, 1036
supervisors, quarterly meetings (Int. No. 656)	299
treasurers, county, reports (Int. No. 637) ..	296, 977, 1067
	1083, 1096, 1205
treasurers, county, reports (Rec. No. 115)	817, 1204
Westchester county, commitments to county jail (Int. No. 503)	186, 463, 530, 539, 553, 613
County treasurers, relative to increase salary (Int. No. 1322)	961, 1177, 1304, 1331, 1344, 1555, 1615, 2389
Court of Appeals judges, relative to salary (Int. No. 272).	96
	629, 683, 695, 699, 752
Court of Appeals judges, relative to salary (Rec. No. 576),	2417
	2611, 2633, 2709
Court of Claims Act, relative to clerk's stenographers, pay, etc. (Rec. No. 642)	2621, 2799, 2811, 2878
Court of Claims Act, relative to laws repealed (Int. No. 1312)	912, 1737, 1763, 1843, 1892, 2067, 2230, 2892
Court of Claims Act, relative to laws repealed (Rec. No. 226)	1250, 2278
Courts, inferior civil, relative to clerks, 1st class cities (Rec. No. 659)	2732, 2800, 2812, 2884
Craig Colony, relative to patients, county aid (Int. No. 1349)	1041
Crosby public library, board, relative to continue (Int. No. 267)	96, 231, 284, 292, 294, 322, 508

D

Daughters of Isabella, National Order, relative to change name (Int. No. 1341)	963, 1261, 1310, 1335, 1344, 1554
Daughters of Isabella, National Ordor, relative to change name (Rec. No. 230)	1367, 1553
Daughton, Joseph A., relative to redemption of tax sale (Int. No. 804)	399, 630, 684, 695, 697, 758, 2591
Daughton, Joseph A., relative to redemption of tax sale (Rec. No. 538)	2259
Daylight Saving Law, relative to repeal (Int. No. 5)	33

	PAGE
Daylight Saving Law, relative to repeal (Int. No. 36)....	37
Daylight Saving Law, relative to repeal (Int. No. 43)....	38
Daylight Saving Law, relative to repeal (Int. No. 55)....	40
Daylight Saving Law, relative to repeal (Int. No. 72)....	42
Daylight Saving Law, relative to repeal (Int. No. 336) ..	118
354, 382, 393, 402, 493, 705,	2912
Daylight saving, relative to change period (Int. No. 254)..	93
Daylight saving, relative to effect, courts, etc. (Rec. No. 272)	1665, 2614, 2636, 2738
Daylight saving, relative to referendum on repeal (Int. No. 1089)	691
Deaf and dumb, relative to instructions, State aid (Int. No. 750)	373, 1281
Deaf and dumb, relative to maintenance cost (Int. No. 752).	373
Deaf and dumb, relative to maintenance cost (Rec. No. 530)	2258, 2409, 2434, 2544
Deaf and dumb, relative to State teaching, appropriation (Int. No. 751).....	373
Deaf-Mutes Institution, Malone, relative to appropriation (Int. No. 780).....	390, 409, 492, 539, 552, 608, 688
Decedent Estate Law, relative to collaterals, distribution (Int. No. 1593).....	1926
Decedent Estate Law, relative to descent, distribution (Int. No. 1592)	1926, 2601, 2624, 2643, 2654
Decedent Estate Law, relative to descent, rule of, etc. (Int. No. 683)	316
Decedent Estate Law, relative to issue, construing (Rec. No. 170)	1038, 2379, 2382, 2715
Decedent Estate Law, relative to legacies, personal property insufficient (Rec. No. 171).....	1039, 1263, 1319, 1394
Decedent Estate Law, relative to mortgages, parts, invest trust funds (Rec. No. 144).....	857, 2379, 2381
Decedent Estate Law, relative to personal property, distribution (Int. No. 1509)....	1570, 1737, 1765, 1843, 1931
	2084
Decedent Estate Law, relative to personal property, distribution (Rec. No. 407).....	1901, 2083, 2104, 2122

	PAGE
Decedent Estate Law, relative to personal property, distribution, father, mother (Int. No. 784) . . .	391, 445, 530, 539 552, 614, 1074, 1091
Decedent Estate Law, relative to personal injuries, action (Int. No. 28)	36
Decedent Estate Law, relative to surviving husband or wife, inheriting (Int. No. 389)	138, 825, 864, 885, 890, 1021
Decedent Estate Law, relative to surviving husband, wife, share (Int. No. 1591)	1926, 2601, 2624, 2643, 2653, 2900
Decedent Estate Law, relative to trust, declarations, record copies (Int. No. 540)	202, 965, 1069, 1085, 1099, 1221
Decedent Estate Law, relative to trust, declarations, record copies (Rec. No. 129)	820, 1221, 1403
Decedent Estate Law, relative to trust funds, invest in mortgages (Int. No. 822)	401
Decedent Estate Law, relative to trust funds, invest in mortgages (Int. No. 830)	405
Decedent Estate Law, relative to trust funds, invest in mortgages (Int. No. 833)	406, 825, 866, 884, 891, 1024, 2894
Decedent Estate Law, relative to widow, share, husband's estate (Int. No. 1415)	1251
Decedent Estate Law, relative to wife, bequest to, personal property (Int. No. 867)	440
Decedent Estate Law, relative to wife, one-third personal estate (Int. No. 925)	515, 992, 1425, 1566, 1583, 1598, 1705 1872, 2894
Decedent Estate Law, relative to wills, probated outside State (Rec. No. 85)	667, 1741, 1767, 1965
De Marco, Antonetta, relative to claim against State (Rec. No. 518)	2256, 2404, 2430, 2499
Dental offices, relative to doing business under title name (Int. No. 1482)	1421
Dental societies, relative to amount of property owned (Int. No. 1423)	1252, 1505, 1584, 1596, 1599, 1794, 2893
Depew, relative to paving bonds, legalize (Int. No. 251) . .	93
Depew, relative to village bonds, legalize (Int. No. 322) . .	116 173, 192, 194, 203, 248

	PAGE
Depew, relative to village bonds, legalize (Rec. No. 26) ..	254
	348, 387, 423
Detectives, county, relative to certain counties (Rec. No. 402)	1900, 2606, 2629, 2680
Detectives, private, relative to license fees (Int. No. 1533) .	1670
	2142, 2236, 2261, 2337, 2469
Detectives, private, relative to license fees (Rec. No. 573) .	2417
	2467
Di Pasquale, Amelio, relative to claim against State (Rec. No. 510)	2254, 2403, 2429, 2495
Di Pasquale, Amelio, relative to claim against State (Rec. No. 512)	2255, 2404, 2429, 2496
District attorneys, relative to increase salary (Int. No. 1322)	961, 1177, 1304, 1331, 1344, 1555, 1615, 2389
Ditching machines, owned by State, relative to repair and upkeep (Int. No. 1597)	1927
Ditching machines, owned by State, relative to repair and upkeep (Rec. No. 626)	2619, 2793, 2806, 2849
Divorce, relative to causes for (Int. No. 244)	92
Divorce, relative to State commission to investigate (Int. No. 1358)	1042
Dogs, live, relative to experiments (Int. No. 371)	136
Dogs, relative to license fees (Int. No. 1149) ..	712, 1081, 1165
	1188, 1488, 1704, 1862
Dogs, relative to license fees (Rec. No. 566) ..	2416, 2607, 2630
	2684
Dogs, relative to taking afield, Long Island (Int. No. 801) .	398
	1592
Dogs, relative to taking afield (Int. No. 792) ..	397, 1330, 1559
	1608, 1874, 1888, 1891, 2064, 2592
Dogs, seized, relative to recovery (Rec. No. 412)	1902
Dog tax, relative to moneys from, distribute (Int. No. 895) ...	443, 628, 686, 694, 698, 772, 1324, 1461, 1492, 1658
	1892, 1994, 2386
Domestic Relations Law, relative to children, illegitimate, adoption (Int. No. 794)	397, 1261, 1408, 1449, 1580
	1648, 2893

	PAGE
Domestic Relations Law, relative to marriage licenses, consents (Int. No. 634)....	291, 966, 1168, 1187, 1347, 1398 1470, 1515, 1703, 1865, 1948
Domestic Relations Law, relative to marriage licenses, fees (Int. No. 622)..	259, 836, 950, 987, 1050, 1150, 1159, 1198 1346, 1486, 1521, 2895
Domestic Relations Law, relative to marriages, New York city clerk (Int. No. 117).....	47, 824, 865, 885, 917, 1056
Domestic Relations Law, relative to marriage records, filing with county clerks (Int. No. 514)..	193, 444, 526, 539, 552 611
Domestic Relations Law, relative to marriage records, filing with county clerks (Rec. No. 73).....	510, 610
Domestic Relations Law, relative to marriage records, forms, books (Int. No. 1043).....	626
Drainage Law, relative to repeal (Int. No. 394).....	138
Drug control, narcotic, relative to commitment and treatment (Int. No. 579)..	229, 1193, 2142, 2240, 2265, 2350, 2598
Drug control, narcotic, relative to repeal (Int. No. 94)..	44, 1186 1407, 1559, 1577, 1601, 1786, 2597
Drug control, narcotic, relative to transfer (Int. No. 612)..	257
Drugs, habit-forming, relative to sale and disposal (Int. No. 584)	230
Drugs, narcotic, relative to care of addicts (Int. No. 578).....	229, 2641, 2788, 2801, 2826, 2895
Drugs, narcotic, relative to control (Int. No. 1490)..	1495, 2142 2239, 2264, 2345, 2597
Drugs, narcotic, relative to regulation, sale, administration (Int. No. 1539).....	1670
Duanesburgh, relative to payment to village of Delanson (Rec. No. 252).....	1663, 2106, 2123, 2193
Dunkirk, charter, to amend, generally (Rec. No. 488)...	2251 2395, 2422, 2510

E.

Education Law:

Americanization and history, teaching (Int. No. 112).	46
apportionment, academic funds (Int. No. 477)...	166, 1279 1311, 1338, 1581, 1653, 1836

Education Law — Continued:

	PAGE
apportionment, academic funds (Rec. No. 55).....	404
apportionment, nonresident pupils (Int. No. 495)..	185
993, 1907, 2600, 2623, 2643, 2660;	2900
apportionment, nonresident pupils (Rec. No. 81)....	586
apportionment, moneys, contracting districts (Int. No.	
1323) ... 961, 1504, 1584, 1610, 1703, 1709, 1891,	2065
apportionment, moneys, contracting districts (Rec. No.	
435)	1905, 2064
apportionment, school moneys (Int. No. 1500) ..	1496, 2393
2420, 2443, 2476,	2902
apportionment, school moneys (Int. No. 1556)	1745
apportionment, school moneys (Rec. No. 578) ..	2418, 2797
2810,	2872
ballot, use of, instruction (Int. No. 1004) ..	590, 1046, 1169
1187, 1189, 1354,	2894
boards of education, cities (Int. No. 790)	397
Buffalo, buildings, construct (Int. No. 1008)	590
Buffalo, construction of buildings (Int. No. 553)	210
Buffalo, construction of buildings (Rec. No. 47)	370
children, alien, street trades (Int. No. 200) ..	81, 259, 295
318, 356,	414
children, alien, street trades (Rec. No. 57) ..	404, 414, 492
city school districts (Int. No. 802) ..	398, 1742, 1945, 2208
2378, 2561, 2760,	2952
compulsory education (Rec. No. 572) ...	2417, 2610, 2633
2706	
deaf and dumb, maintenance cost (Int. No. 752)	373
deaf and dumb, maintenance cost (Rec. No. 530) ..	2258
2409, 2434,	2544
deaf and dumb, State aid (Int. No. 750)	373, 1281
deaf and dumb, State teaching, appropriation (Int.	
No. 751)	373
district superintendent, qualification (Int. No. 527) ..	200
examinations, State university, credentials (Int. No.	
1066)	671
examinations, State university, credentials (Rec. No.	
157)	912, 1279, 1319, 1395
fire prevention, instruction (Int. No. 1307)	877

Education Law — Continued:		PAGE
fire prevention, instruction (Rec. No. 410)....	1901, 2607 2630, 2683	
historical purposes, money for (Int. No. 1529).....	1590	
historical purposes, money for (Rec. No. 326) ..	1878, 2241 2266, 2312	
home economics, State college, Cornell (Int. No. 31) ..	37	
home schools, second class cities (Int. No. 1599).....	1927	
kindergartens, establish (Int. No. 1204).....	720	
kindergartens, establish (Int. No. 1272) ..	822, 1741, 1766	
librarian, Bronx County Law Library (Int. No. 1072) ..	672 1046, 1090, 1094, 1158, 1296, 2725, 2903	
libraries, library associations (Int. No. 1283) ..	857, 1504 1584, 1596, 1704, 1870, 1920	
Military Training Commission, abolish (Int. No. 437) ..	158 1258, 1409, 1464, 1509, 1603, 1719	
Military Training Commission, abolish (Rec. No. 298)	1669 1718	
Monroe county, school superintendents, assessment of taxes (Int. No. 936)	535	
Nassau county, dental committee (Int. No. 1449) ..	1326 2029	
New York city, colleges, salary schedule (Int. No. 886)	442	
New York city, colleges, salary schedule (Rec. No. 67)	510 843, 868, 927	
New York city, librarian, court library (Int. No. 1235)	749 1047, 1090, 1093, 1158, 1295, 2596	
New York city, local historian (Rec. No. 395) ..	1899, 2396 2423, 2515	
New York city, principals, day elementary schools (Int. No. 1473)	1420, 1741, 1764, 1942, 2208, 2378, 2561 2760	
New York city, teachers' retirement board (Int. No. 573)	228, 1278, 1310, 1352, 1378, 1582, 1641, 1897	
Normal College, Albany (Int. No. 1314) ..	913, 1278, 1310 1340, 1454, 1542, 1897	
notices, fees of printers (Int. No. 1335) ..	962, 1285, 1504 1585, 1596, 1601, 1790, 1921	

Education Law—Continued:

	PAGE
part time, continuation schools (Int. No. 855) ..	408, 1282 1514
part time, continuation schools (Int. No. 1555) ..	1744, 2011 2019, 2022, 2040
part time, continuation schools (Rec. No. 544)	2260
part time schools, night sessions (Int. No. 1292)	875
physical training, instruction (Int. No. 880)	441, 1279 1408, 1465, 1557, 1734, 1748, 1932, 2084
physical training, instruction (Rec. No. 531) ..	2258, 2406 2432, 2533
physical training, optional (Int. No. 1244)	779
property, acquiring, consents (Int. No. 1448)	1326
scholarship, industrial teachers (Int. No. 621) ...	258, 649 1742, 1764, 1843, 1891, 2067, 2278, 2567
scholarship, industrial teachers (Rec. No. 506) ..	2254, 2566
school children, medical inspection (Int. No. 1347) ..	1041
school directors, abolish, create commissioner (Int. No. 511)	192
school district bonds, limitation (Int. No. 344) ..	122, 378 396, 412, 521, 569
school district bonds, limitation (Rec. No. 41)	369, 1504 1735, 1745, 1851, 1983, 2385
school districts, formation, etc. (Int. No. 513)	192
school districts, formation, etc., appeals (Int. No. 512) ..	192
schoolhouses, use by veterans (Int. No. 144)	60, 378 396, 411, 521, 567, 873
school taxes, equalization (Int. No. 574) ...	229, 518, 618 641, 697, 760, 2000, 2385
school taxes, public service commissions, distribute (Int. No. 1278)	823
schools, private, licensing (Int. No. 1561)	1841
schools, private, licensing (Rec. No. 547)	2382, 2611 2634, 2748
State lands, tax, certain school districts (Int. No. 535)	201
State lands, tax, Fort Ann (Int. No. 266)	96

Education Law—Continued:		PAGE
State lands, tax, Fort Ann (Rec. No. 40)...	369, 628,	687
		732
State lands, tax, Suffolk county (Int. No. 363).....		124
State lands, tax, town of Collins (Int. No. 82).....		43
State Teachers' Association, executive committee (Int. No. 1476)	1421, 1741, 1765, 1843, 1891	
		2060, 2894
superintendents of schools, first-class cities (Rec. No. 624)		2619
Supreme Court librarian, Elmira (Int. No. 891)....		443
	674, 704, 723, 724, 811,	1323
Supreme Court librarian, Troy (Int. No. 1304)..	877,	1279
	1311, 1334, 1345,	1548
Supreme Court librarian, Troy (Rec. No. 231)..	1367,	1547
Supreme Court librarian, Utica (Int. No. 1001)..	590,	1046
	1090, 1093, 1157, 1294,	1920
Supreme Court librarian, Watertown (Int. No. 260)..		94
	231, 284, 293, 294, 322,	428
Supreme Court librarian, Watertown (Rec. No. 59)..		404
		427
supervisory districts, Suffolk county (Int. No. 332)..		118
teachers, attending institutes, expenses (Int. No. 478)		166
teachers, attending institutes, expenses (Rec. No. 77)		586
teacher, certain, pension (Int. No. 1469).....		1420
	2402, 2428,	2490
teachers, certain, pension (Rec. No. 394).....	1899,	2098
	2117,	2164
Teachers' College, Albany, lands adjoining site (Int. No. 1024)		624
teachers, loyalty, oath (Int. No. 905).....	512, 843,	866
	895, 916, 1099,	1222
teachers, qualifications, loyalty (Int. No. 1562).....		1842
teachers, qualifications, loyalty (Rec. No. 546).....		2382
	2611, 2633,	2747
teachers' salaries, deduction, prohibition (Rec. No. 480)		2112

Education Law — Concluded:

PAGE

teachers' salaries, certain districts, Erie county (Int. No. 1430)	1253
teachers staff, supervisors, salaries (Int. No. 1414) ..	1251
Tonawanda, town, education board (Int. No. 534) ..	201
town supervisors, district officers, bonds (Int. No. 1436)	1307, 2096, 2114, 2139, 2153, 2597
Training School for Boys, re-established (Int. No. 42)	38
voters, qualifications, poll lists (Int. No. 724)	345
voters, qualifications, poll lists (Rec. No. 146) ...	910, 2395 2422, 2509
workers, factories, etc., over 16 years (Rec. No. 295) ..	1668 2241, 2266, 2314

Election Law:

absentee voters' ballots (Int. No. 232)	90
amend generally (Int. No. 288)	99
amending, generally (Int. No. 1502)	1496
amending, generally (Int. No. 1515)	1571, 1750
ballot boxes, New York City, delivery (Int. No. 860) .	439 1424, 1560, 1734, 1747, 1892, 1984
ballot, teach use of, schools (Int. No. 1004)	590, 1046 1169, 1187, 1189, 1354, 2894
ballots, form, etc. (Rec. No. 441)	1906
ballots, form, preparation (Int. No. 399)	140
ballots, form of, voting machines (Int. No. 1568)	1842 2600, 2623, 2644, 2660
ballots, form of, voting machines (Rec. No. 614)	2574 2659
board of elections, powers and duties, delegated to	
county clerks (Int. No. 335)	118
campaign receipts, payments (Int. No. 879) ...	441, 2583
canvass by county boards, publication (Int. No. 234) .	91
canvass by county boards, publication (Rec. No. 610) .	2574 2608, 2631, 2701
committees, designate candidates (Int. No. 268)	96
county committees, members (Rec. No. 622)	2619
election officers, New York City, pay (Int. No. 228) ..	90 823, 865, 884, 891, 1027

Election Law — Continued:		PAGE
elective franchises, offenses against (Int. No. 353) ..		123
elective officers, State, vacancies, filling (Int. No. 354) ..		123
inspectors, canvassing, voting machines (Int. No. 1479)	1421, 1682, 1943, 2016, 2144, 2360,	2593
inspectors, New York City, pay (Int. No. 453)		160
inspectors, New York City, pay (Rec. No. 312) ..	1840,	2398
	2424,	2524
jury duty, election officers, New York City (Int. No. 1220)	722, 1736 1764 1847, 2018,	2217
New York City, election commissioner (Rec. No. 665) ..		2732
	2799, 2812,	2881
nonpartisan municipal elections, cities (Int. No. 719) ..		345
notices of election, transmitting (Int. No. 236)		91
party conventions, endorse candidates (Int. No. 635) ..		296
party, new, first nominations (Rec. No. 53)	371,	631
	688,	737
party, new political, committees (Int. No. 1541)		1671
party nominations, State offices, Supreme Court justices (Rec. No. 615)	2575, 2796, 2809,	2866
party nominations, State-wide offices, justices (Int. No. 1569)		1888
party organization, primary (Int. No. 1271)		822
polling place, property for, tax exemption (Int. No. 71)	42, 1045, 1169, 1197 1407, 1508,	1605
	1813,	2594
primaries, vote by mail (Int. No. 1317)		913
primary, designation, conventions, etc. (Int. No. 1405) ..		1174
schoolhouses, for polling places (Int. No. 922) ..	514,	843
	866, 895, 916, 1053,	1118
soldiers' and sailors' votes, canvass (Int. No. 237)		91
State committee, membership (Int. No. 614)	257,	2582
Superintendent of Elections, abolish (Int. No. 1585) ..	1918	
	2144, 2641, 2787, 2801,	2824
Supreme Court librarian, Watertown (Int. No. 260) ..		94
voters, literacy test (Int. No. 49)		39
voters, literacy tests (Rec. No. 472)	2111, 2248,	2272
		2299

Election Law — Concluded:

PAGE

voting machines, compulsory use (Int. No. 33)	37
voting machines, New York City (Int. No. 39)	38
voting machines, New York City (Int. No. 41)	38, 966
1424, 1563, 1728, 1752, 1941	
voting machines, New York City (Rec. No. 216)	1248
2109, 2126, 2445, 2456, 2712	
voting places, designating (Int. No. 445)	159, 964, 1065
1087, 1157, 1289, 1359, 1610	
Westchester county, elections board (Rec. No. 609)	2574
2604 2627, 2700	
Elevator, relative to stairway shafts, covering (Int. No. 1505)	1570
Elmira, relative to bonds, paving purposes (Int. No. 890)	443
785, 851, 863, 889, 943, 1037, 1324	
Elmira, relative to city court stenographer, salary (Int. No. 964)	547, 970, 1068, 1085, 1095, 1212, 1418, 1925
Elmira, relative to library building, bonds (Rec. No. 257)	1664
2108, 2125, 2203	
Elmira relative to police patrol drivers (Int. No. 965)	547
970, 1068, 1084, 1095, 1213, 1418, 1925	
Elmira, relative to Recorder's Court, stenographer's fees (Rec. No. 256)	1664, 2108, 2125, 2204
Elmira, relative to Supreme Court librarian (Int. No. 891)	443
674, 704, 723, 724, 811, 1323	
Employment agencies, relative to fees (Int. No. 1472)	1420
2142 2238, 2263, 2344	
Endicott, relative to nominations, public officers (Int. No. 681)	315, 445, 532, 538, 553, 661
Endicott, relative to nominations, public officers (Rec. No. 75)	579
Endicott, village, relative to dedicate streets (Int. No. 218)	84
173, 191, 194, 203 247, 508, 706	
Engineers and surveyors, relative to licensing (Rec. No. 199)	1246, 1700, 1761, 1959, 2056, 2231, 2358
Ephratah, town, relative to unpaid taxes (Int. No. 299)	114
353, 384, 411, 521, 566	
Ephratah, town, relative to unpaid taxes (Rec. No. 30)	254
565	

	PAGE
Erie county, relative to equalization-commissioners, pay (Int. No. 321).....	116, 1044, 1090, 1094, 1157, 1299
Erie county, relative to equalization commissioners, pay (Rec. No. 125).....	819, 1298
Erie county, relative to examiners, midwifery (Int. No. 1232)	749, 1185, 4305, 1332, 1344, 1556
Esopus, town, relative to legalize bonds (Rec. No. 387)...	1887 2243, 2273, 2301
Everett, Elmore, relative to claim against State (Int. No. 490)	184
Everett, Elmore, relative to claim against State (Rec. No. 424)	1903, 2410, 2435, 2547
Evidence, relative to State commission to study law of, create (Int. No. 1357).....	1042
Executive department, relative to certain positions, reappro- priation (Int. No. 162) .62, 125, 139, 157, 163, 188, 205,	242
Executive department, relative to certain positions, reappro- priation (Rec. No. 13).....	183, 241
Executive Law, relative to Attorney-General, prosecute vio- lations, Tax Law (Rec. No. 496)....	2252, 2609, 2631, 2703
Executive Law, relative to Governor, investigate affairs of cities and counties (Int. No. 211).....	83
Executive Law, relative to notaries, fees, New York and Kings counties (Int. No. 844).....	407, 825, 951, 990, 1098 1237, 2890, 2902
Executive Law, relative to notaries public (Int. No. 1275).	822 2012, 2019, 2023, 2035
Executive Law, relative to papers, filing with Secretary of State (Int. No. 500).....	186, 823, 866, 886, 917, 1059
Executive Law, relative to papers, filing with Secretary of State (Rec. No. 137).....	821, 1058, 1116
Executive Law, relative to public notices, publishing (Int. No. 1025)	624
Executive Law, relative to public notices, publishing (Rec. No. 223)	1250, 2014, 2024, 2052
Executive Law, relative to State police, as game protectors (Rec. No. 616).....	2618, 2790, 2804, 2837

F.		PAGE
Fair Trade Commission, relative to establish (Int. No. 115)		47
Farm for Women, Valatie, relative to appropriation (Int. No. 378)		136
Farms and Markets, council of, election..188, 207, 221,		223
		250
Farms and Markets Law, relative to State department, reorganize (Int. No. 866)		440
Farms and Markets Law, relative to State department, reorganize (Int. No. 1517).....	1571, 1932,	2642
Farms and Markets Law, relative to State department, reorganize (Rec. No. 618).....	2618,	2779
Farms and Markets Law, relative to traffic expert (Rec. No. 619).....	1618, 2791, 2804,	2838
Ferries, Port Richmond and Bergen Point ferries, relative to rates (Int. No. 1588).....		1926
Ferry, charter Oliver A. Field, relative to rates, etc (Rec. No. 539)	2259, 2411, 2436,	2554
Ferry, Tottenville-Perth Amboy, relative to acquiring (Int. No. 203)		81
Finance Law, relative to contracts, retained percentages (Int. No. 631).....		291
Finance Law, relative to contracts, retained percentages (Rec. No. 263).....	1664, 2408, 2434,	2542
Finance Law, relative to contracts, specifications, plumbing, etc. (Rec. No. 460).....	2008, 2411, 2436,	2555
Finance Law, relative to State board estimate and control, create (Int. No. 1424) ..	1252, 1424, 1730, 1749, 1907, 1908	
	2018, 2213, 2357,	2564
Finance Law, relative to State board estimate and control, create (Rec. No. 525).....	2257, 2406, 2432,	2533
Finance Law, relative to State accounts, banks, unpaid checks (Int. No. 1404).....	1174,	2641
Finance Law, relative to State accounts, banks, unpaid checks (Rec. No. 420).....	1902, 2788, 2802,	2826
Firearms, carrying, relative to licenses (Int. No. 1503)...		1570
Firearms, carrying, relative to licenses (Rec. No. 484)....		2113

	PAGE
Firearms, licenses, qualifications (Int. No. 202).....	81
Firearms, possessing, New York City (Int. No. 152).....	61
Firearms, possessing, New York City (Int. No. 192).....	71
Firearms, relative to carrying, closed game season (Int. No. 749)	373, 1595
Firearms, relative to carrying, penalty (Int. No. 929)....	515
Firearms, relative to householders, possession (Int. No. 835)	406
Firearms, relative to licenses (Int. No. 400).....	141
Firearms, relative to licenses (Rec. No. 65)....	509, 1689, 1762 1960
Firearms, relative to license to carry (Int. No. 498).....	185
Firearms, relative to permit in dwellings (Int. No. 531)..	200 1687, 1760, 1849, 2013, 2213, 2598
Firearms, relative to possession in dwellings (Int. No. 506)	187
Firearms, relative to possession, fee (Int. No. 774).....	376
Firearms, relative to possessing, penalty (Int. No. 723)..	345
Fire districts, relative to powers of commissioners (Int. No. 331)	118
Fire districts, relative to powers of commissioners (Rec. No. 51)	370, 467, 533, 574
Fire escapes, buildings, relative to certain devices (Int. No. 949)	537
Fire escapes, buildings, relative to certain devices (Rec. No. 473)	2111, 2617, 2639, 2758
Fire escapes, relative to safety devices (Int. No. 1548)....	1671
Firemen, exempt volunteer, relative to pensions (Int. No. 355)	123
Firemen, relative to 2 platoon system, cities (Int. No. 325).	117 458, 617, 640, 642, 738, 2785, 2903
Firemen, volunteer, relative to civil service, abolished places (Int. 457).....	161, 964, 1069, 1084, 1097, 1229
Firemen, volunteer, relative to civil service, pensions (Int. 1285)	857
Firemen, volunteer, relative to injured, payments (Int. No. 908)	512, 787, 897, 915, 1051, 1140, 1588

Firemen's Benevolent Fund Association, New Rochelle, relative to change name (Int. No. 543) ..	202, 635, 685, 695 698, 762, 1036
Fire prevention, relative to course in public schools (Int. No. 1307)	877
Fitzgerald, Michael, relative to claim against State (Int. No. 738)	371, 879, 953, 988, 1049, 1151, 2388
Flags, relative to use of, as receptacles for money (Int. No. 1265)	821, 1688, 1943, 2016, 2143, 2364, 2892
Flynn, Charles, relative to claim against State (Int. No. 987)	588, 1375, 1466, 1558, 1577, 1599, 1799, 1793, 2590
Fonda-Fultonville, relative to canal bridge, Mohawk river (Int. No. 942)	535
Foods and Markets:	
apples, grade A, free from dirt (Int. No. 1299) ..	876, 1503 1585, 1596, 1602, 1781, 2390
agricultural products, dealing in, corporations (Rec. No. 418)	1902, 2409, 2435, 2546
bread, standard loaves (Int. No. 1085)	691
butter from neutralized cream (Int. No. 1462)	1369
cold storage (Int. No. 1151) ..	712, 1081, 1099, 1105, 1156 1347, 1483, 1519, 2235
cold storage, transfer powers (Int. No. 889)	442
commodities, Sunday sale, permitting (Int. No. 1130).	709
containers, net contents (Int. No. 1087)	691
foods, traffic in, Sunday (Int. No. 1350) ..	1041, 1687, 1754 1846, 1891, 2066, 2443, 2774
foods, unfit, action for injuries (Int. No. 1546) ..	1671, 2603 2626, 2644, 2668, 2902
fruits, vegetables, sale by weight (Int. No. 1086)	691
marketing of, better facilities, fair prices (Int. No. 1526)	1589, 1853, 2096, 2114, 2140, 2151
market prices, State collect, disseminate (Int. No. 1524)	1589
milk commission, creating (Int. No. 175)	69
milk commission, creating (Int. No. 329)	117

Foods and Markets—Concluded:	PAGE
milk, evaporated, condensed (Int. No. 1150)....	712, 1081
1503, 1732, 1745, 1851, 1983, 2056,	2353
milk, evaporated, condensed (Rec. No. 596).....	2572
milk regulation, bureau (Int. No. 337).....	120
perishable food, sale by State (Int. No. 398).....	140
production, distribution, etc., Governor seizing (Int. No. 174)	69
slaughter houses, creameries, sanitary inspection (Int. No. 1274)	822
Football games, relative to permit on Sunday (Int. No. 330)	117
Foreign countries, relative to laws, advice respecting (Int. No. 1356)	1042
Foreign countries, relative to laws, advice respecting, licenses (Int. No. 1359) ..	1042, 1438, 1563; 1577, 1599, 1795
Foreign countries, relative to laws, advice respecting, licenses (Rec. No. 355).....	1883
Fort Edward, relative to canal bridge, East street (Int. No. 966)	547
Fort Edward, relative to canal bridge, Notre Dame street (Int. No. 967)	547
Fort Edward, village, relative to claim against State (Int. No. 524).....	199, 2010, 2019, 2021, 2045, 2387
Fort Edward, village, relative to claim against State (Rec. No. 343)	1881
Franklin County, relative to relief, certain towns (Int. No. 441).....	159, 236, 287, 291, 294, 326, 1322
Franklin county, relative to tax sales (Int. No. 294) ..	113, 1739
1763, 1844, 1851,	1978
Franklin county, relative to tax sales (Rec. No. 33) ..	255, 466
533,	572
Franklin county, relative to towns, certain expenses (Int. No. 223).....	84, 235, 287, 291, 293, 326, 705
Franklin county, relative to towns, certain expenses (Rec. No. 35)	255
Freeport, relative to acquire cemetery land (Int. No. 610) .	257
446, 529, 537, 553, 659, 705, 724, 746, 814, 887, 929,	1078

	PAGE
Frontier Electric Railway, relative to extend time for completing (Int. No. 279).....	98, 377, 395, 411, 520, 560
Frontier Electric Railway, relative to extend time for completing (Rec. No. 48).....	370, 559
Fulmer creek, relative to erection of dikes (Int. No. 707).	343
	1256, 1317, 1337, 1344, 1551, 1836
Fulmer creek, relative to erection of dikes (Rec. No. 105).	690
Fulton, relative to fire, police and poor fund, bond issue (Int. No. 487)....	184, 837, 864, 885, 890, 1015, 1172, 1837
Fulton, relative to street improvements, bond issue (Int. No. 488).....	184, 785, 847, 861, 888, 933, 1035, 1493

G.

Garbage, refuse, relative to transporting (Int. No. 21) ..	35, 1506
	1733, 2277
Garbage, refuse, relative to transporting (Rec. No. 319).	1841
	2244, 2269, 2329
Garbage, refuse, relative to treatment, consents (Int. No. 22)	35, 1507, 1733, 2277
Garbage, refuse, relative to treatment, consents (Rec. No. 320)	1841, 2244, 2269, 2328
Gas and electric corporations, relative to consents, define municipal authority (Rec. No. 352).....	1882
Gas and electric current, relative to deposits (Int. No. 525)	200
Gas and electric meters, relative to tests (Int. No. 1491) ..	1495
Gas and electricity, corporations, relative to furnishing statements (Int. No. No. 1062).....	670
Gas and electricity, relative to electric light meters, prohibiting rent charges (Int. No. 1098).....	693
Gas and electricity, relative to increased rates, deposits (Int. No. 1437)	1207
Gas and electricity, relative to meter readings, duplicate (Int. No. 1328).....	962
Gas, by-products, relative to purchase (Int. No. 1432).	1306, 1933
Gas supply, relative to service charge, prohibited (Int. No. 1452)	1327
Gasoline, standard, relative to regulate sale (Int. No. 1301).	876
	2110, 2129, 2445, 2675

	PAGE
Gay, Walter S., elected first assistant doorkeeper.....	12
General Construction Law, relative to Armistice Day, holi- day (Int. No. 3).....	33
General Construction Law, relative to Armistice Day, holi- day (Int. No. 191).....	71
General Construction Law, relative to Armistice Day, holi- day (Int. No. 326.....)	117
General Construction Law, relative to daylight saving, change period (Int. No. 255).....	93
General Construction Law, relative to daylight saving, referendum on repeal (Int. No. 1089).....	691
General Construction Law, relative to daylight saving, re- peal (Int. No. 5).....	33
General Construction Law, relative to daylight saving, re- peal (Int. No. 36).....	37
General Construction Law, relative to daylight saving, re- peal (Int. No. 43).....	38
General Construction Law, relative to daylight saving, re- peal (Int. No. 55).....	40
General Construction Law, relative to daylight saving, re- peal (Int. No. 72).....	42
General Construction Law, relative to daylight saving, re- peal (Int. No. 336) ..118, 354, 382, 393, 402, 493, 705,	2912
General Construction Law, relative to Roosevelt's birthday, October 27, holiday (Int. No. 366).....	124
General Construction Law, relative to Roosevelt's birthday, October 27, holiday (Rec. No. 598) ...2573, 2796, 2809,	2863
General Corporation Law, relative to certificates, file with county clerk (Int. No. 313).....	115
General Corporation Law, relative to corporate existence, revive (Int. No. 615)	258
General Corporation Law, relative to corporations, join dues paying associations (Int. No. 139).....	49
General Corporation Law, relative to donations to certain corporations (Int. No. 1559).....1745, 1933, 2641,	2788
	2802, 2827
General Corporation Law, relative to employees wages, pay- ment by receivers (Int. No. 103).....45, 259, 295,	301

	PAGE
General Corporation Law, relative to employees wages, payment by receivers (Int. No. 198) . . . 81, 260, 295, 318,	379 420
General Corporation Law, relative to employees wages, payment by receivers (Rec. No. 56)	404, 419
General Corporation Law, relative to name, use of "Co." (Int. No. 814)	400
General Corporation Law, relative to new corporations, publish names, etc. (Rec. No. 282)	1667, 2014, 2025, 2052
General Corporation Law, relative to papers, filing with Secretary of State (Int. No. 500) . . . 186, 823, 866, 886,	917 1059
General Corporation Law, relative to papers, filing with Secretary of State (Rec. No. 137)	821, 1058, 1116
General Corporation Law, relative to process, serving, designate officer (Int. No. 1189)	718, 2110, 2132
Geneva, charter, to amend, generally (Int. No. 1016)	592 1272, 1410, 1508, 1600, 1798, 1922
Glazen, E. and D. R., relative to claim against State (Int. No. 950)	537, 884, 956, 985, 991, 1106, 1417
Glen Cove, relative to State armory, erection (Int. No. 456)	161
Gloversville, relative to street improvement bonds (Int. No. 496)	185 349, 384, 392, 402, 500, 689, 1078
Gloversville, relative to street improvement bonds (Rec. No. 72)	510, 792, 852, 906
Glyndon Contracting Co., relative to claim, New York City (Rec. No. 168)	1038, 1435, 1568, 1629
Gorham Agricultural Society, relative to extend corporate existence (Int. No. 717)	345, 445, 530, 538, 551, 598
Gorham Agricultural Society, relative to extend corporate existence (Rec. No. 120)	818
Government:	
appropriation, relative to emergencies, supply bill (Int. No. 564)	211, 283, 299, 335, 355, 380, 415, 508
appropriation, relative to support of, annual (Int. No. 1309)	892, 997, 1054, 1090, 1102, 1159, 1195 1287, 1308, 1345, 1348, 1493

Government — Concluded :	PAGE
appropriation, relative to support of, supplemental (Int. No. 1584).....	1918, 2142, 2239, 2264, 2346 2470, 2901
Governor :	
message from, annual	16
message from, on enforcement of Eighteenth Amend- ment of Federal Constitution.....	28
message from, on passage of act, Ex-President Wood- row Wilson, right to practice law in New York State	2640
message from, on regulation of public utilities, rapid transit and public service commissions.....	101
message from, transmitting joint report of New York, New Jersey Port and Harbor Development Com- mission	363
message from, on Wadsworth resolution restricting Transportation Act, relative to barges, tugs, etc....	31
message from, on water power development.....	869
Governor and Lieutenant-Governor, relative to term of office, four years (Int. No 443).....	159
Governor and Lieutenant-Governor, relative to term of office, four years (Int. No. 1412)	1251
Governor and Lieutenant-Governor, relative to term of office, four years (Rec. No. 595).....	2572, 2645
Governors' office, relative to certain positions, reappropria- tion (Int. No. 162)....	62, 125, 139, 157, 163, 188, 205, 242
Governor's office, relative to certain positions, reappropria- tion (Rec. No. 13).....	183, 241
Groess, Louise L. and George E., relative to claim against State (Int. No. 593) .	255, 1376, 1585, 1609, 1702, 1750, 1954
Groess, Louise L. and George E., relative to claim against State (Rec. No. 426).....	1903, 1953
Guy Park House, Amsterdam, relative to maintenance (Int. No. 1071).....	671, 2142, 2239, 2264, 2347, 2901

H

Hack stands, villages, relative to establish (Int. No. 1391) .	1155
1443, 1564, 1576, 1602, 1778, 1921	
Haines, Harry W., elected Sergeant-at-Arms.....	12

	PAGE
Hamilton and Herkimer counties, relative to supervisors, pay (Int. No. 960).....	546, 795, 849, 860, 888, 922, 1036
Hamilton-Odell library, relative to appropriation (Int. No. 494)	185
Hammond, Fred W., elected clerk.....	11
Hanover, Sheridan, towns, relative to school bonds (Int. No. 1174)	715, 877, 891 1031, 1077
Hart, Henry, relative to claim against State (Int. No. 375)..	136
	642, 879, 953, 984, 1050, 1145, 2892
Hasbrouck, J. H. and others, relative to claim against State (Int. No. 633).....	291, 883, 956, 985, 1052, 1123, 1361, 2391
Hawkers and peddlers, relative to municipal regulation (Int. No. 663).....	313, 981, 1166, 1187, 1188, 1356, 2892
Health centers, relative to create (Int. No. 962) ..	546, 801, 1189
Health districts, consolidated, relative to members, pay (Int. No. 868).....	440, 983, 1066, 1082, 1097, 1219, 1876
Health districts, relative to supervisors establish (Int. No. 648).....	297, 1697, 1756, 2092, 2137, 2443, 2774
Health districts, relative to supervisors establish (Rec. No. 345)	1881, 2773
Health insurance, relative to provide for (Int. No. 796) ..	398
Heckscher Foundation for Children, relative to incorporate (Int. No. 826)	405, 630, 684. 694, 698, 753, 855
Hellegat, dyke, relative to claim against State (Int. No. 1157)	713
Hellegat, dyke, relative to claim against State (Rec. No. 513).....	2255, 2402, 2428, 2492
Hempstead, town, relative to annex part of Malverne (Int. No. 611).....	257, 354, 385, 392, 401, 506, 705, 845, 855, 1490
	1704, 1864, 1922
Hempstead, relative to education board, acquire cemetery (Int. No. 610).....	257, 446, 529, 537, 553, 659, 705, 724
	746. 814, 887, 929, 1078
Henderson, William, relative to claim against State (Rec. No. 498)	2252, 2606, 2629, 2689
Herkimer county, relative to treasurer, return taxes (Int. No. 639).....	296, 1044, 1090, 1093, 1157, 1295, 1417

	PAGE
Herkimer county, relative to treasurer, return taxes (Rec. No. 91)	668
Highway Law:	
bridges, construction and repair, expense (Int. No. 83)	43, 1371, 1568, 1558, 1577, 1605, 1816
bridges, county line, certain counties (Int. No. 1425).	1252
1696, 1758, 1847, 1850, 1968,	2593
canal bridge approaches, Herkimer-Mohawk (Int. No. 641)	297
canal bridge approaches, Herkimer-Mohawk (Rec. No. 104)	690
connecting highways, certain, aid (Int. No. 324)	117
connecting highways, villages, cities (Int. No. 983) ..	587
contractors, bonds, pay laborers (Int. No. 1420)	1252
contractors, bonds, pay laborers (Rec. No. 411)	1901
county highways, additional, certain (Int. No. 590) ..	231
county highways, second and third class cities (Int. No. 701)	342
county highway, third-class cities (Int. No. 697)	342
464, 527, 539, 551, 597, 678, 1075,	1091
county, town roads, State maintain (Int. No. 1286) ..	858
978, 1068, 1086, 1089, 1153, 1287,	1419
garages, public, keep records (Int. No. 40)	38
highway, connect certain routes, certain counties (Int. No. 418)	153
machinery, buildings, for care of, towns (Int. No. 913)	543, 1178, 1304, 1331, 1346, 1487, 2894
machinery, money for, certain towns (Int. No. 528) ..	200
464, 529, 541, 592, 680, 2002,	2384
motor vehicles, ambulances, chauffeur's licenses (Int. No. 1308)	877, 1372, 1465, 1510, 1704, 1866, 2598
motor vehicles, cars for hire, ownership sign (Int. No. 1088)	691, 1441, 1561, 1874, 1888, 1890, 2074
motor vehicles, cars for hire, sign, owner's name (Int. No. 733)	371
motor vehicles, colored lights, front, prohibit (Int. No. 1316)	913

Highway Law — Continued:

PAGE

motor vehicles, delivery cars, trucks, for hire (Int. No. 1079)	673, 794, 852, 861, 889, 947, 1922
motor vehicles, fines, local violation, pay State (Int. No. 1385)	1093, 1371, 1465, 1558, 1609, 1752, 1941 2208, 2373, 2561, 2760
motor vehicles, horns, cut out, chauffeurs (Int. No. 285)	98, 635, 684, 695, 699, 754, 873
motor vehicles, indemnity bonds, furnishing (Int. No. 317)	116
motor vehicles, identification device, attaching (Int. No. 1431)	1253, 2393, 2419, 2444, 2473, 2672
motor vehicles, license operators (Int. No. 90)	44
motor vehicles, licenses, revoke, suspend (Int. No. 333)	118
motor vehicles, lights, equipped with, exceptions (Int. No. 458)	161
motor vehicles, lights, signs, moving or stationary (Int. No. 233)	91
motor vehicles, omnibuses, fire extinguishers (Int. No. 1311) ..	912, 1177, 1303, 1341, 1452, 1527, 1616, 2590
motor vehicles, registration fees, all money, to State (Int. No. 1504)	1570
motor vehicles, registration fees, disposition (Rec. No. 356)	1883, 2109, 2128, 2445, 2669
motor vehicles, registration fees, half to county (Int. No. 367)	125
motor vehicles, registration fees, half to county (Int. No. 377)	136
motor vehicles, registration fees, increasing (Rec. No. 228)	1306
motor vehicles, registration money, use, certain highways (Int. 981)	587
motor vehicles, signalling devices (Int. No. 939)	535
motor vehicles, speed of, limit, hamlets (Int. No. 1384)	1092, 1341, 1468, 1509, 1604, 1811
motor vehicles, speed ordinances, restrictions (Rec. No. 126)	819, 980, 1070, 1148

Highway Law—Continued:

	PAGE
motor vehicles, speed signs (Int. No. 110).....	46
motor vehicles, State bureau, tax department; licenses, etc. (Int. No. 1547) ..1671, 1936, 2641, 2787, 2800,	2823
motor vehicles, State owned, bear sign (Rec. No. 359) ..	1883
motor vehicles, trailers, number plates (Int. No. 467) ..	165
795, 846, 863, 917, 1060, 1919, 2032, 2094, 2384,	2448
motor vehicles, trucks, height, width, exception (Int. No. 526)	200, 795, 850, 862, 888, 923, 2373, 2596
motor vehicles, trucks, owned by municipalities (Int. No. 476)	166, 1179, 1350, 1377, 1451, 1622, 2894
motor vehicles, trucks, trailers, green light (Int. No. 599)	255, 795, 848, 861, 890, 936
motor vehicles, used cars, transfer (Int. No. 788)	391
636, 686, 696, 698, 768,	856
private road, jury to determine (Int. No. 982) ..	587, 1441
1561, 1580, 1605, 1820,	2590
railroad grade crossings, cooperative roads (Int. No. 1260)	781, 978, 1070, 1155, 1346, 1487, 1523
railroad grade crossings, cooperative roads (Rec. No. 234)	1367, 1522
registration fees, half to county (Int. No. 259)	94
sidewalks, expenditures, certain towns (Int. No. 1477) ..	1421
1696, 1758, 1844, 1893, 1990,	2593
sleighs, cutters, lights on (Int. No. 117)	708
State routes, federal aid, excess cost (Int. No. 91) ..	44, 236
287, 292, 293, 327,	688
system, definite, State and county highways (Int. No. 101)	45, 141, 163, 178, 204, 240
system, definite, State and county highways (Rec. No. 17)	227, 333, 337, 355, 394, 430, 507
toll bridges, county and town highways, acquire (Rec. No. 93)	669, 796, 852, 907, 1153, 1827
town, land dedicated to, damages (Int. No. 845)	407
636, 686, 696, 724, 813,	873
town machinery, money for, limitation (Int. No. 348) ..	122
town superintendent, certain towns, appointment (Int. No. 450) ..	160, 646, 796, 850, 861, 888, 924, 1831, 1898

Highway Law — Concluded:	PAGE
town superintendent, election (Int. No. 346).....	122
town superintendents, removal (Int. No. 1459) ..	1368, 1696
	1753, 1849, 1932, 2086
town superintendent, removal (Rec. No. 255) ..	1663, 2108
	2126, 2205
town superintendent, term of office (Int. No. 345)....	122
towns, bridges, money for, limitation (Int. No. 347) ..	122
towns, county aid, bridges (Int. No. 729) ..	346, 636, 685
	695, 698, 759, 1830, 1898
towns, highways, bridges, money for, limitation (Int. No. 349)	122
towns, State aid, limit (Int. No. 849)	408
towns, tax, highways, bridges (Int. No. 301)	114, 172
	189, 195, 204, 283, 302, 394, 429, 1897
tractors, fluted wheels, use (Int. No. 1453)	1327
width, limitation (Int. No. 239) ..	91, 172, 190, 194, 203
	243, 389
width, limitation (Rec. No. 18)	252
Highways:	
Chenango county's share, appropriation (Int. No. 1489)	1495, 1672, 1757, 1843, 1892, 2068, 2390
county highways, State aid, appropriation (Int. No. 1199)	719, 1422, 1564, 1579, 1601, 1808
county highways, State aid, appropriation (Rec. No. 208)	1247, 1807
county roads, certain counties, maintain (Int. No. 1163)	714
county roads, certain counties, maintain (Rec. No. 376)	1885, 2245, 2270, 2333
danger signs, advertising on (Int. No. 1494)	1495, 2098
	2116, 2139, 2161
danger signs, advertising on (Rec. No. 325)	1878, 2144
Essex county, highway improvement, appropriation (Int. No. 1295) ..	875, 1254, 1315, 1351, 1378, 1452, 1620
Essex county, highway improvement, appropriation (Rec. No. 187)	1154, 1619

Highways—Continued:

	PAGE
forest preserve lands, right of way (Int. No. 1227) ..	748
978, 1064, 1086, 1098, 1235, 2452,	2899
highway improvement, 1920 appropriation (Int. No. 1249)	779, 1255, 1316, 1338, 1452, 1526
highway improvement, 1920 appropriation (Rec. No. 209)	1248, 1525
highway, Port Jervis-Hancock, improve (Int. No. 1175)	716
highways, construct, unexpended balance, \$10,000,000 (Int. No. 1247)	779, 1255, 1316, 1335, 1345, 1549
highways, construct, unexpended balance \$10,000,000 (Rec. No. 233)	1367, 1548
Lawrence, town, certain highway, maintain (Int. No. 440)	159
Lawrence, town, certain highway, maintain (Rec. No. 92)	669, 797, 852, 908
machinery, certain, highways commissioner, sell (Int. No. 1300)	876, 1422, 1562, 1579, 1602, 1780, 1920
machinery, certain, highways commissioner, sell (Rec. No. 281)	1667
New York City, highway, water supply lands (Int. No. 887)	442, 1673, 1758, 1845, 1850, 1976
New York City, highway, water supply lands (Rec. No. 379)	1886, 1975
papers, refuse, throwing on highways (Int. No. 171). 69	
1438, 1562, 1576, 1602, 1777,	2591
railroad crossings, elimination (Int. No. 1466) ..	1369, 1700
1759, 1888, 1931,	2081
railroad crossings, elimination (Rec. No. 520) ..	2256, 2405
2431, 2502	
river road, Onondaga county, raise grade (Int. No. 1186)	717, 2602, 2625, 2642, 2666, 2902
route 20, Clyde and Newark appropriation (Int. No. 7)	33
rural post roads, State's share (Int. No. 1250) ..	780, 913
998, 1049, 1087, 1158, 1300,	1417
rural post roads, U. S. government's share (Int. No. 1378)	1080, 1253, 1314, 1335, 1345, 1550, 1898

Highways — Concluded:

PAGE

State and county highways, maintenance and repair (Int. No. 1279) ..	823, 914, 1091, 1094, 1095, 1241, 1301 1924
State routes, parts, unexpended balances (Int. No. 1248)	779, 1255, 1316, 1335, 1343, 1481
State routes, parts, unexpended balances (Rec. No. 232)	1367, 1480
town highways, certain bridges, appropriation (Int. No. 1198)	719, 1422, 1564, 1579, 1604, 1826
town highways, certain bridges, appropriation (Rec. No. 207)	1247, 1825
Highway Traffic Law, relative to motor muffler cut-outs, prohibit (Int. No. 252)	93
Holahan, Thomas, relative to claim against State (Int. No. 725)	346
Hornell, charter, to amend, generally (Int. No. 362)	124
	350, 384, 392, 412, 522, 958, 1035, 1366
Hornell, relative to police and firemen, pensions (Int. No. 1154)	712, 1432, 1730, 1746, 1893, 1994
Hornell, relative to police and firemen, pensions (Rec. No. 308)	1839, 1993
Hornell, relative to school district No. 7, legalize acts (Rec. No. 307)	1839, 2014, 2025, 2050
Hornellsville, town, relative to school district No. 7 (Int. No. 424)	154, 377, 395, 412, 521, 564
Hornellsville, town, relative to school district No. 7 (Rec. No. 60)	509, 563, 854 1364
Horseheads, village, relative to clerk, tax (Int. No. 530) ..	200
	517, 544, 549, 551, 605, 960
Horses, relative to shodding, winter months (Int. No. 193). 212, 237, 241, 293, 331, 1032, 1156, 1289, 1360, 1922	72
Hospital Development Commission, relative to members (Int. No. 1)	33
Hospital Development Commission, relative to members (Rec. No. 1)	112, 125
Hospital, military, relative to establish (Int. No. 81)	43
Hotel employees, relative to 1 day rest in 7 (Int. No. 1428). 1502, 1585, 1597, 1750, 1951, 2594	1253

	PAGE
Hotels, relative to cover charges (Int. No. 542).....	202
Hotels, relative to cover charges (Int. No. 704).....	343
Hotels, relative to liability (Int. No. 1549).....	1744
Hotels, relative to loss of property liability (Int. No. 1550).	1744
Hotels, relative to post rates in rooms (Int. No. 265) ..	95, 2413
	2440
Hotels, relative to post rates in rooms (Rec. No. 570)....	2417
Hotels, relative to rent actions, unjust agreements (Int. No. 1214)	721
Hotels, relative to rooms in, default in rent (Int. No. 1535).	1670
Hotel rooms, relative to rent, default, recover property (Int. No. 1215).....	722, 1370, 1468, 1508, 1604, 1810
Housing, joint committee on, memorial from.....	60
Hudson, charter, to amend, generally (Int. No. 1118)....	708
Hudson, charter to amend, generally (Rec. No. 392)....	1887
	2028, 2247, 2271, 2292
Hudson, relative to bonds, to meet temporary deficiencies (Int. No. 990)....	588, 973, 1065, 1084, 1093, 1208, 2235
Hudson, relative to bonds, to meet temporary deficiencies (Rec. No. 302).....	1669
Hudson, relative to canal terminal, appropriation (Int. No. 819)	400
Hulse, James B., elected principal doorkeeper.....	12
Humiston, Grace, relative to claim against State (Rec. No. 509)	2254

I.

Ice artificial, relative to standard quantities (Int. No. 393).	138
Ice, relative to storage, harvesting, workmen's compensation (Int. No. 1532).....	1590
Incompetents, relative to cruel treatment (Int. No. 1558) ..	1745
	2603, 2625, 2642, 2668
Incompetents, relative to cruel treatment (Rec. No. 448) ..	2006
	2667
Indian affairs, relative to State Commission, powers (Int. No. 1370).....	1079, 2599, 2622, 2642, 2650, 2783, 2903
Indians, Seneca, relative to arrest, indemnity (Int. No. 264)	95
Industrial Distilling Co., relative to claim against State (Int. No. 1059).....	670, 2096, 2114, 2140, 2151

PAGE

Industrial Distilling Co., relative to claim against State (Rec. No. 462).....	2008, 2150
Injunction, temporary, relative to granting (Int. No. 1444).	1325
Injuries, personal, relative to actions (Int. No. 28).....	36
Insane, hospital, Utica, relative to State land, sale (Rec. No. 339)	1880, 2399, 2426, 2480
Insane, relative to lands for Utica State hospital (Int. No. 1289)	858
Insanity Law, relative to deportation bureau (Int. No. 1374)	1080, 1254, 1315, 1337, 1345, 1544
Insanity Law, relative to insane, commitment (Int. No. 1326)	961
Insanity Law, relative to insane, transfer to Matteawan (Int. No. 1574).....	1906
Insanity Law, relative to insane, transfer to Matteawan (Rec. No. 606).....	2573, 2614, 2637, 2739
Insanity Law, relative to patients, laboratories (Rec. No. 419)	1902, 2110, 2129, 2445, 2671

Insurance:

domestic companies, investments (Int. No. 1093)....	692
1275, 1308, 1350, 1377, 1451, 1622, 1710, 1769	
domestic companies, investments (Rec. No. 278) ..	1666, 1768
domestic corporations, deposit of securities (Int. No. 993).....	589, 841, 866, 884, 891, 1028, 1172
domestic life, dispose of stocks (Int. No. 1094) ..	692, 1275
1309, 1351, 1377, 1452, 1619, 1710, 1768	
domestic life, dispose of stocks (Rec. No. 277) ..	1666, 1767
domestic life, limit expense (Int. No. 994).....	589, 1276
1308, 1350, 1447, 1581, 1638, 1710, 1771, 1920	
fire corporations, co-operative (Int. No. 1268).....	822
fire corporations, co-operative, (Rec. No. 383) ..	1886, 2246
2271, 2291	
fire insurance corporations, Mutual (Int. No. 604) ..	256,
1275, 1308, 1378, 1452, 1621, 1710, 1769, 1920	
fire insurance policies, cancel, defaults (Int. No. 805) ..	399
foreign corporations, insurers, tax (Int. No. 493) ..	185, 378
395, 412, 521, 563, 805, 888, 1030, 1172	

Insurance — Concluded :

PAGE

foreign underwriters, indemnity. insurance, tax (Int. No. 1422)	1252, 1691, 1756, 1845, 1850, 1969,	2226
fraternal benefit societies, mergers (Int. No. 992) .	588,	1501
group life insurance, repeal (Int. No. 444)		159
Independence Insurance Co., tax revision (Int. No. 459)	161, 353, 384, 393, 402, 500,	596
Independence Insurance Co., tax revision (Rec. No. 49)		370, 595
life policies, contents (Int. No. 1381)	1092, 1319,	1351
	1500, 1584, 1608, 1702, 1750,	1956
life policies, contents (Rec. No. 381)		1886, 1955
marine, inland marine, transportation insurance (Int. No. 605)	256, 1276, 1308, 1350, 1377, 1451,	1624
	1710, 1770,	1920
marine risks, reinsurance (Int. No. 803)	398, 1275, 1308	
	1350, 1377, 1602, 1726,	1774
marine risks, reinsurance (Rec. No. 280)	1666,	1773
	2094, 2232,	2357
motor vehicle, compensation insurance (Int. No. 841) .		407
motor vehicles, indemnity bonds (Int. No. 680)	315,	1048
	1169, 1500, 1734, 2091, 2378, 2442,	2919
mutual corporations, incorporate (Int. No. 934)	534,	2010
	2019, 2021,	2045
mutual corporations, incorporate (Rec. No. 327) .	1878,	2044
mutual employers' liability, workmen's compensation (Int. No. 897)	444, 1572,	2093
mutual employers' liability, workmen's compensation (Rec. No. 292)	1668, 2093,	2228
mutual fire corporations, powers (Int. No. 1329) .	962,	1501
	1733, 1745, 1893, 1987,	2056
rate-making associations, service (Int. No. 1256) .	781,	1501
reports, mortgage loans, salaries (Int. No. 778)		390
title and credit corporations, motor vehicles (Int. No. 1427)		1253
International Bridge Co., relative to adjust penalties (Rec. No. 486)	2113, 2410, 2435,	2551
Interrogatories, relative to adverse parties (Int. No. 1443) .		1325

PAGE

Irondequoit, relative to legalize school bonds (Int. No. 173)	69, 171, 189
Irondequoit, relative to legalize school bonds (Rec. No. 16)	184
	204
Ithaca, charter, to amend, relative to firemen's relief fund (Int. No. 955)	545, 968, 1065, 1085, 1095, 1211, 2896
Ithaca, relative to boundaries, civil divisions, city (Int. No. 1158)	713, 1264, 1318, 1337, 1344, 1484, 2896
Ithaca, relative to city taxes, collection (Int. No. 1028) ..	624
	968, 1064, 1084, 1095, 1214, 2896

J.

Jackson, Charles H., elected second assistant doorkeeper...	12
Jager, Henry, excluded from membership.....	20, 1389, 1463
Jager, Henry, qualification and eligibility to seat in Assembly	57, 1380, 1385, 1389, 1462
Jager, Henry, seat contested by Andrew B. Yacenda.....	874
Jamestown, relative to grade crossings, eliminate, appropriation (Int. No. 1152).....	712
Jamestown, relative to lands, park purposes, transfer (Rec. No. 390)	1887, 2395, 2421, 2507
Jewish Board of Guardians, relative to incorporate (Int. No. 1303)	877, 1260, 1310, 1334, 1343, 1482, 1587
	1709, 1743, 1832, 2018, 2216, 2386
Johnson Albert A., relative to claim against state (Int. No. 943)	536, 882, 956, 987, 991, 1107, 2390
Johnson City, village, relative to park lands (Rec. No. 574) ..	2417
	2611, 2612, 2634, 2749
Johnstown, relative to temporary loans, current expenses (Int. No. 907).....	512, 784, 849, 861, 889, 939
Johnstown, relative to temporary loans, current expenses (Rec. No. 140)	821, 938
Judiciary article, constitution, relative to convention (Rec. No. 492)	2252, 2604, 2627, 2690
Judiciary Law:	
appeals, determination upon (Int. No. 572).....	228

Judicial Law — Continued:

PAGE

appellate division, 3rd and 4th departments, pensions (Int. No. 712)	344, 1737, 1764, 1889, 1931, 2077
appellate division, 3rd and 4th departments, pensions (Rec. No. 440)	1905, 2394, 2421, 2504
appellate division, 3rd and 4th departments, stenog- raphers (Int. No. 1270)	822, 1736, 1764, 1889, 1891 2071
appellate division, 3rd and 4th departments, stenog- raphers, clerks (Rec. No. 127)	820, 1741, 1766, 1964
attorneys, resident of state (Int. No. 312)	115
Bronx county court, interpreters (Int. No. 1231)	749, 978 1065, 1088, 1157, 1290, 1920
chiropodists, jury duty (Int. No. 1417)	1251
civil practice rules, convention (Rec. No. 222)	1249, 2249 2273, 2302
county court stenographers, acting (Rec. No. 2)	182, 245
county court stenographers, acting (Int. No. 187)	71, 168 191, 194, 203, 247
county court, terms, publishing (Rec. No. 551)	2414, 2605 2628, 2694
courts, terms, attendants, jurors (Int. No. 606)	256, 349 432, 520, 568, 1036
disbarment, proceedings, expenses (Int. No. 771)	375
disbarment, proceedings, expenses (Rec. No. 167)	1038 1740, 1766, 1963
foreign countries, laws, advice respecting (Int. No. 1356)	1042
interpreters, increase salary (Int. No. 1382)	1092, 1425 1563, 1578, 1606, 1818, 1920
jurors, female (Int. No. 384)	137, 2026
jurors, sheriff notify (Int. No. 807)	399
jurors, sheriff notify (Rec. No. 136)	821
jury duty, exemptions (Int. No. 1218)	722
jury duty, optometrists, exempt (Int. No. 188)	71, 965 1069, 1087, 1157, 1290, 1837
jury duty, residence qualification, New York county (Int. No. 1217)	722

Judicial Law — Continued:

	PAGE
law examiners, state board, qualifications (Int. No. 379)	136, 168, 190, 196, 204, 284, 303, 1588
law examiners, state board, qualifications (Rec. No. 165)	1038
New York city, general sessions court, stenographer (Int. No. 1213) .	721, 965, 1069, 1085, 1099, 1224, 2895
police reserves, volunteer firemen, jury duty (Int. No. 1177)	716
referees, official, 2nd district (Int. No. 361)	124, 1425
	1729, 1746, 1851, 1981
Richmond county, court officers (Int. No. 1202) ..	720, 1260
	1309, 1352, 1463, 1507, 1603, 1722
Richmond county, court officers (Rec. No. 269) .	1665, 1721
supreme court attendants, Nassau and Suffolk counties (Int. No. 307)	115, 1738, 1765
supreme court, confidential attendants (Int. No. 1221) .	723
supreme court, confidential attendants (Rec. No. 260) .	1664
	2407, 2433, 2537
supreme court employees, 2nd district (Int. No. 871) .	440
	1739, 1763, 1889, 1931, 2078
supreme court, 1st district, general clerk (Int. No. 617)	258, 446, 530, 540, 552, 615, 1921
supreme court, 2nd district, stenographers (Rec. No. 556)	2415, 2789, 2803, 2833
supreme court, 4th district, stenographers (Int. No. 1255)	780
supreme court, 4th and 6th districts, stenographers (Rec. No. 478)	2112, 2405, 2431, 2501
supreme court, 9th district, confidential clerks (Int. No. 373)	136, 444, 526, 538, 552, 602
supreme court, 9th district, confidential clerks (Rec. No. 162)	1038
supreme court justices, 5th district, clerks (Int. No. 1567)	1842
supreme court justices, 5th district, clerks (Rec. No. 559)	2415, 2607, 2630, 2681

Judicial Law — Concluded:	PAGE
supreme court notices, 8th district, publication (Int. No. 77)	42, 356, 448, 636, 686, 694, 698, 773, 921
	1159, 1402, 1611, 2031
supreme court notices, 8th district, publication (Rec. No. 635)	2620
surety on bond, civil contempts (Int. No. 926)	515
trial jurors, New York city, fees, etc. (Rec. No. 640)	2621
	2799, 2811, 2877
Juries, relative to women on (Int. No. 1319)	961
Jurors, commissioner of, certain counties, clerks (Rec. No. 645)	2617, 2730, 2813, 2886
Jurors, filing lists with county clerks (Int. No. 931)	534, 1372
	1466, 1510, 1604, 1824, 1919
Juror, relative to criminal actions, fees (Int. No. 882)	441
Jurors, relative to increase fees (Int. No. 881)	441
Jurors, relative to justice's court, fees (Int. No. 883)	442
Jurors, relative to lists, length of service (Rec. No. 243)	1662
Jurors, relative to special, New York city (Int. No. 863)	439
Justice court act, relative to amend generally (Int. No. 517)	193
	410, 555, 640, 698 757
Justice court act, relative to amend generally (Rec. No. 83)	587
	2379, 2380
Justice court act, relative to jurors, increase fees (Int. No. 883)	442
Justice court act, relative to justices of peace, fees (Rec. No. 481)	2112, 2410, 2435, 2548
Justice court act, relative to summary proceedings (Int. No. 449)	160, 965, 1067, 1082, 1097, 1226
Justice of peace, relative to official acts, legalize (Int. No. 959)	546
Justices of peace, relative to fees (Int. No. 369)	135, 1687, 1943
	2138, 2278, 2570

K.

Kaskel, Caesar J., Estate, relative to refund tax (Int. No. 1552)	1744, 2095, 2113, 2139, 2147, 2596
Keeler Building Co., relative to claim against state (Int. No. 903)	511, 878, 952, 986, 1051, 1152, 2590

Keeler Building Co., relative to claim against state (Int. No. 1023)	624, 878, 952, 984, 992, 1109, 1320
Kelly, R. E., Estate, relative to refund tax (Int. No. 1553)	1744
	2095, 2113, 2140, 2148, 2597
Kohn, Stuart M., relative to claim against state (Rec. No. 450)	2007

L.

Laboratories, relative to germs, supervising (Int. No. 912) ..	513
	982, 1066, 1088, 1157, 1291, 1876
Laboratory, relative to supply stations (Int. No. 911) ..	513, 982
	1066, 1082, 1098, 1209, 2893
Labor, education, relative to workers, factories, etc. (Rec. No. 295)	1668, 2241, 2266, 2314
Labor, eight-hour day, factories, relative to establish (Int. No. 45)	38
Labor, eight-hour day, factories, relative to establish (Int. No. 1251)	780
Labor, employees' liability law, relative to re-enact (Int. No. 104)	45, 260, 333, 379, 380, 414, 957, 1036
Labor, relative to social insurance law, enacting (Int. No. 796)	398
Labor, relative to strikes, advertisements for employees (Int. No. 753)	373
Labor, relative to strikes, deputy sheriffs, appointment (Int. No. 798)	398
Labor, relative to strikes, hiring employees during (Int. No. 875)	441
Labor, relative to strikes, lockouts, unwarranted (Int. No. 661)	299, 643
Labor, relative to strikes, use of policemen, guards (Int. No. 797)	398
Labor, State Department, relative to appropriation (Int. No. 694)	342
Labor, State Department, relative to appropriation (Rec. No. 449)	2007, 2406, 2431, 2531
Labor, Wage Commission, relative to create (Int. No. 16) ..	34

	PAGE
Labor, Wage Commission, minimum, relative to create (Int. No. 47)	39
Labor, Wage Commission, minimum, relative to create (Int. No. 1103)	693
Labor, wages, employees, relative to payment by receivers (Int. No. 103)	45, 259, 295, 301
Labor, wages, employees, relative to payment by receivers (Int. No. 198)	81, 260, 295, 318, 379, 420
Labor, wages, employees, relative to payment by receivers (Rec. No. 56)	404, 419
Labor, wages, employees, relative to receiver of partnership (Int. No. 287)	99, 354, 383, 393, 412, 523, 622
 Labor Law:	
candy stores, lunchrooms, female employees (Int. No. 1192)	718
compulsory education, amend generally (Rec. No. 572)	2417, 2610, 2633, 2706
employee, define, civil service employees (Int. No. 1413) ..	1251, 1502, 1584, 1608, 1702, 1750, 1950, 2892
fireproof windows (Int. No. 1367)	1079
fireproof windows, exceptions (Int. No. 1485)	1494
hospitals, State, 8-hour day (Int. No. 658)	299, 394
hotel employees, one day rest in seven (Int. No. 1428) .	1253
1502, 1585, 1597, 1750, 1951,	2594
hours, women and minors, changing (Int. No. 623)	259
hours, women, factories and mercantile establishments (Int. No. 257)	93
hours, women, minors, changing (Rec. No. 602)	2573
hours, minors, women, factories (Int. No. 14)	34
hours, women over 21 (Int. No. 1521)	1589
hours, women over 21, night work (Int. No. 1522)	1589
hours, women over 21, restaurants, elevators (Int. No. 1525)	1589
housing boards, creating (Int. No. 1342)	1040
industrial safety museum, establish (Int. No. 843) ...	407
lighters, employees, wives and children (Int. No. 709)	344

Labor Law — Concluded:	PAGE
minimum wages, women (Int. No. 1073).....	672
newspapers, women proofreaders, hours (Int. No. 184)	71
1502, 1734, 1748, 1891, 2066,	2597
pensions, old age (Int. No. 44).....	38
polishing wheels; pay wages by check, etc. (Int.	
No. 1468)1420, 1701, 1753, 1875, 1888, 1891	
1909, 1940, 2443,	2765
polishing wheels; pay wages by check, etc. (Rec.	
No. 611)2574,	2764
railroads, employment of females (Int. No. 1418)..	1251
railroad signalmen, 1 day rest in 7 (Int. No. 1537)..	1670
railroad towerman, gateman (Int. No. 1195).....	719
recodifying law (Int. No. 105)....45, 260, 335, 379,	388
412, 522,	563
recodifying law (Rec. No. 66).....510, 563,	651
restaurants, female employees (Int. No. 1191).....	718
tenement house manufacturing, prohibit (Int. No. 756)	373
theatres, dressing rooms (Int. No. 888).....	442
violations of Labor Law, penalties (Int. No. 199)....	81
631, 684, 696, 724,	808
violations of Labor Law, penalties (Rec. No. 79).586,	807
women in factories, hours (Int. No. 190).....	71
women on equality with men (Int. No. 1246).....	779
Lackawanna, relative to bonds, memorial building, legalize	
(Int. No. 436)158	
Lackawanna, relative to bonds, memorial building, legalize	
(Rec. No. 27)254, 348, 387,	424
Lake George health district, relative to repeal (Int. No. 160)	62
799, 896, 915, 917, 1054,	1588
Land Commissioners, relative to convey sea wall, Hamburg	
contract (Rec. No. 237).....1368, 1674, 1762,	1962
Land Loan Act, relative to cities, first class (Int. No. 1419)	1252
Lands, State, Utica, relative to sale (Int. No. 1281).....	857
Laundries, relative to disinfect materials (Int. No. 113)..	46
Laundrymen, relative to give bonds (Int. No. 1105)....	693
Law, corporations and associations, relative to practicing	
(Int. No. 219)84	

	PAGE
Law Examiners, State Board, relative to qualifications (Int. No. 379).....	136, 168, 190, 196, 204, 284, 303, 1588
Law Examiners, State Board, relative to qualifications (Rec. No. 165)	1038
Law, relative to practice of, by corporations (Int. No. 893)	443
1439, 1731, 1944, 2089, 2090, 2138, 2444,	2770
Law reports, relative to reduce, State commission on, creating (Int. No. 1360).....	1043
Lawrence, town, relative to certain highway, maintain (Int. No. 440)	159
Lawrence, town, relative to certain highway, maintain (Rec. No. 92)	669, 797, 852, 908
Lawrence, village relative to detach part (Int. No. 763)....	374
517, 544, 549, 584, 593, 681, 776,	996
1078, 2280, 2384,	2589
Lawrence, village, relative to detach part (Rec. No. 107) ..	690
Leave of absence granted to:	
Mr. Beasley	586
Mr. Brundage	208
Mr. Chamberlin	586
Mr. Clayton	59
Mr. Doherty	208
Mr. Donohue	158
Mr. Duke	158
Mr. Fenner	59
Mr. Flynn	508
Mr. Franchot	208
Mr. Hager	747
Mr. Halpern	158, 909
Mr. Jenks	208, 909
Mr. Kirkland	1078
Mr. Leininger	403
Mr. McWhinney	508
Mr. Mead	909
Mr. Moore, T. C.	158
Mr. Mullen	59
Mr. Peck	341

Leave of absence granted to — Concluded:	PAGE
Mr. Reiburn	1661
Mr. Richford	158, 313
Mr. Slacer	22
Miss Smith, M. L.	59
Mr. Ullman	59
Mr. Westall	59
Mr. Yale	586
Mr. Zimmerman	403
Legislative bills, private, city, relative to powers of Governor (Int. No. 1380)	1092, 2010, 2020, 2046
Legislative bills, private, city, relative to powers of Governor (Rec. No. 522)	2256, 2407, 2432, 2535
Legislative Law, relative to concurrent resolutions (Int. No. 163)	63, 125, 139, 145, 156, 179, 389
Legislative Law, relative to session laws, legal notices, etc., publication (Int. No. 1458)	1368
Legislative Law, relative to session laws, printing (Int. No. 6)	33, 1187, 1302, 1332, 1343, 1479, 1517, 1613 1710, 2210, 2386
Legislative Law, relative to State Board, Estimate and Con- trol (Int. No. 1424)	1252, 1424, 1730, 1749, 1907, 1908 2018, 2213, 2357, 2564
Legislative Law, relative to State Board, Estimate and Con- trol (Rec. No. 525)	2257, 2406, 2432, 2533
Legislators, relative to increasing pay (Int. No. 1047)	627 1738, 1765, 1848, 2017, 2223
Legislators, relative to increase salary (Rec. No. 469)	2009 2222
Legislature, members of, relative to appointment as notary public (Int. No. 395)	140, 167, 189, 195, 204, 283
Lenta, Albert, relative to claim against State (Rec. No. 516)	2255 2404, 2430, 2498
LeRoy, relative to village building code (Rec. No. 452)	2007 2106, 2124, 2194
Letchworth park, road in, relative to claim against State (Int. No. 1233)	749, 1698, 1759, 1845, 1852, 1971

	PAGE
Lewis county, relative to judge and surrogate, salary (Int. No. 484)	167, 231, 288, 291, 293, 330, 705
Libel, relative to defining (Int. No. 529)	200
Libraries, library associations, relative to amend law (Int. No. 1283)	857, 1504, 1584, 1596, 1704, 1870, 1920
Lien Law, relative to chattel mortgages, filing, renewal (Int. No. 1508)	1570
Lien Law, relative to chattel mortgages, filing, renewal (Rec. No. 342)	1880
Lien Law, relative to chattel mortgages, merchandise (Int. No. 1557)	1745, 2097, 2115, 2139, 2157, 2902
Lien Law, relative to mechanic's lien, encumbered interest (Int. No. 977)	548
Lien Law, relative to mortgage, pledge of stocks, etc. (Int. No. 1516)	1571
Lien Law, relative to mortgage, pledge of stocks, etc. (Rec. No. 439)	1905, 2380, 2714
Lien Law, relative to motor vehicles, seizing (Int. No. 884)	442
Lighters, relative to employees, wives and children (Int. No. 709)	344
Lighthouse, United States, relative to land under water (Int. No. 1236) ...	777, 1256, 1317, 1334, 1452, 1524, 1919
Lima, relative to water main bonds, legalize (Rec. No. 354)	1882
	2107, 2124, 2196
Liquors, prohibition, relative to enforcement (Int. No. 504)	186
Liquors, prohibition, relative to enforcement of laws (Int. No. 106)	46, 146, 197, 380, 518, 543, 555, 651, 683
	774, 800, 801, 903, 1011, 1171
Liquors, relative to beer, medicinal purposes, contents (Int. No. 1369)	1079, 2644
Liquors, relative to certain beverages, stamp tax (Int. No. 1543)	1671
Liquors, relative to prohibition enforcement, cities (Int. No. 1512)	1571
Liquors, relative to prohibition enforcement, towns (Int. No. 1511)	1571
Liquors, relative to prohibition enforcement, villages (Int. No. 1513)	1571

	PAGE
Liquors, relative to prohibition, prosecutions, New York City (Int. No. 1563).....	1842
Liquors, sale of, relative to recover damages (Int. No. 108)	46, 72, 150, 519, 619, 651, 683, 702, 773, 800 801, 902, 1010, 1171
Liquors, relative to volume tax stamps, unused, appropriation (Rec. No. 532).....	2258, 2469
Liquors, relative to volume tax stamps, unused, appropriation (Int. No. 1536)	1670, 2141, 2238, 2263, 2344, 2470
Liquor Tax Law, relative to repeal (Int. No. 107) .	46, 147, 196 381, 519, 617, 651, 683, 703, 775, 800, 844, 905, 1012
Liquor Tax Law, relative to repeal (Rec. No. 188)...	1173, 1441
Little Falls and Johnstown R. R., relative to extend time for completing (Int. No. 209).....	82, 377, 396, 431, 520 521, 566, 688
Little Falls, charter, to amend, generally (Int. No. 954) ..	545 973, 1166, 1187, 1347, 1399, 1923
Little Valley, relative to legalize paving bonds (Rec. No. 590)	2572, 2604, 2627, 2697
Livingston county, relative to supervisors, meetings (Int. No. 776)	376, 464, 531, 539, 553, 660, 705
Livingston county, relative to towns (Int. No. 359)...	124, 635 686, 696, 699, 769, 1735, 1837
Livingston county, relative to towns (Rec. No. 42).....	369
Lockport, relative to canal foot bridge, Chapel street, construction (Int. No. 668).....	314, 2600, 2623, 2643, 2662
Lockport, relative to Eighteen Mile creek, culvert over (Int. No. 793)	397
Lyons, relative to village officers, terms (Int. No. 1022)...	624 797, 847, 860, 887, 930, 1897

M.

Macdonough's Victory Memorial, relative to appropriation (Int. No. 847).....	407
Machinist helper, relative to change title, civil service (Int. No. 831)	405
Machold, H. Edmund, elected speaker.....	8
Malone, Mary F., relative to payment by New York City (Rec. No. 261)	1664, 2242, 2267, 2318

	PAGE
Malverne, relative to annex part to Hempstead (Int. No. 611)	257, 354, 385, 392, 401, 506, 705, 845, 855 1490, 1704, 1864, 1922
Mamaroneck, town, relative to new fire house (Rec. No. 554)	2415, 2605, 2628, 2693
Marriage and divorce, relative to State Commission on, creating (Int. No. 1358)	1042
Marriage with lunatic, relative to annulling (Int. No. 246) ..	92
Masonic Guild, Port Chester, relative to incorporate (Rec. No. 244)	1662, 2099, 2117, 2168
Mattresses, beds, etc., relative to tagging (Int. No. 1183) ..	717 1445, 1562, 1597, 1705, 1862
Mattresses, beds, etc., relative to tagging (Rec. No. 268) ..	1665 1861
Maxim, Lewis P., relative to claim against State (Int. No. 381)	137, 883, 956, 987, 1052, 1124, 2390
McClurg, Alfred J., relative to claim against State (Rec. No. 529)	2258, 2409, 2434, 2543
McDonald, Thomas J., seat contested by Henry V. Beecher ..	59 470, 473, 475
McKee, Joseph V., seat contested by Charles Tremonti ..	59, 481 484, 486
McMahon and Fell, relative to claim against State (Int. No. 145)	60, 213, 881, 954, 987, 1053, 1117, 2389
Mechanicville, relative to date of municipal election (Rec. No. 571)	2417, 2610, 2633, 2707
Mechanicville, relative to election and primary (Int. No. 655)	298, 450, 530, 541, 593, 682
Mechanicville, relative to election and primary (Rec. No. 88)	667
Membership Corporations Law, relative to agricultural and dairy associations, agreements, members (Int. No. 1332) ..	962
Membership Corporations Law, relative to agricultural corporations, condemn property (Int. No. 1012) ..	591, 824, 866 887, 917 1055
Membership Corporations Law, relative to agricultural corporations, condemn property (Rec. No. 580)	2418, 2613 2636, 2744

PAGE

Membership Corporations Law, relative to agricultural, dairy and horticultural associations, reports (Int. No. 268)	95
Membership Corporations Law, relative to agricultural products, for profit (Rec. No. 418)	1902, 2409, 2435, 2546
Membership Corporations Law, relative to boards of trade, collect accounts of members (Int. No. 1080)	673
Membership Corporations Law, relative to directors, annual meetings (Int. No. 180)	70
Membership Corporations Law, relative to directors, annual meetings (Rec. No. 210)	1248, 2013, 2024, 2054
Membership Corporations Law, relative to racing meetings, annual tax (Int. No. 253)	93, 294, 1277, 1409, 1464, 1557 1580, 1705, 1872
Membership Corporations Law, relative to veteran soldiers and sailors' associations (Int. No. 247) ..	92, 2012, 2019, 2023 2033
Mental Deficiency Law, relative to amend, generally (Rec. No. 519)	2256
Mental Deficiency Law, relative to Eastern New York reformatory (Rec. No. 464)	2008, 2247, 2271, 2294
Middletown, relative to bonds, street improvements (Rec. No. 189)	1245, 1686, 1761, 1957
Middletown, relative to city budget, increasing (Int. No. 50)	39, 134, 139, 145, 157, 180, 340, 666
Middleville, village, relative to building (Rec. No. 579) ...	2418 2614, 2636, 2745
Military:	
badge, button, etc., by governments, wearing (Int. No. 310)	115, 211, 237, 240, 282, 307, 1323
badges, buttons, American Legion, unauthorized wearing (Int. No. 32) ..	37, 85, 162, 178, 193, 196, 215, 622
bonus, New York Guard, certain regiments (Int. No. 874)	441
civil service, certain persons in World War (Int. No. 1371)	1079
disabled veterans, World War, civil service (Int. No. 722)	345

Military — Continued:

	PAGE
hospital, State, establishing (Int. No. 81).....	43
Memorial Day, money, 3rd class cities (Int. No. 645) ..	297
1429, 1560, 1577, 1599, 1791,	2234
Memorial Day, money, 3rd class cities (Rec. No. 131) ..	820
military hospital, State, control (Int. No. 1586).....	1918
monument, N. Y. Volunteers, 90th, 91st regiments, Key West, Florida (Int. No. 1353).....	1042
pension purchased property, tax exemption (Int. No. 364)	124, 1044, 1090, 1094, 1158, 1298
pension purchased property, tax exemption (Rec. No. 54)	404, 1297
service ribbons, medals (Int. No. 894).....	443, 841, 867
884, 890, 1022,	1323
service ribbons, medals (Rec. No. 160).....	912
Soldiers and Sailors' Home, admission to (Int. No. 227)	90, 156, 163, 174, 196, 214
Soldiers and Sailors' Home, trustees (Int. No. 1457) ..	1368
Soldiers and Sailors' Home, trustees (Rec. No. 569) ..	2416
2611, 2634,	2750
soldiers' bonus, \$25,000,000 appropriation (Int. No. 1528)	1589, 2097, 2115, 2140, 2155, 2718, 2903
soldiers' graves, headstones (Int. No. 586) ..	230, 979, 1168
1187, 1189, 1355, 2717,	2903
soldiers' memorials, towns (Int. No. 1282) ..	857, 1441, 1562
1577, 1602, 1781,	1920
soldiers, sailors, licensing, hack business (Int. No. 126)	48
State disability fund, veterans, establishing (Int. No. 386)	137, 1423, 1566, 1576, 1605, 1817, 1856, 1932
2075,	2597
State Veterans' Relief Fund, incorporate (Rec. No. 561)	2415, 2605, 2629, 2686
veterans, aiding, Onondaga and Oswego counties (Int. No. 427)	153
veterans' associations, World War, tax exemptions (Int. No. 1339) ..	963, 1692, 2093, 2137, 2143, 2366, 2893
veterans, certain wars, civil service, pensions (Int. No. 1285)	857

Military — Continued:

	PAGE
veterans, civil service, abolished places (Int. No. 457) .	161
964, 1069, 1084, 1097,	1229
veterans, civil service, pension (Int. No. 355)	123
veterans, civil service preferences (Int. No. 221)	84
1261, 1310, 1334, 1453, 1535, 1715,	2594
veterans, civil service, preference (Rec. No. 545) . . .	2260
2606, 2629,	2688
veterans, civil service preference (Rec. No. 550)	2414
veterans, Civil War, civil service, pension (Rec. No. 601)	2573, 2613, 2635, 2742
veterans, Civil War, pensions, State service (Int. No. 156)	62, 444, 526, 540, 551, 598, 688
veterans, medical treatment (Int. No. 1534)	1670
veterans, medical treatment, expense to cities (Rec. No. 630)	2620
veterans, municipal aid (Int. No. 308)	115, 447
veteran organizations, tax exemption (Int. No. 376) . .	136
1045, 1169, 1187, 1189, 1353,	1921
veterans, pensions, civil service (Int. No. 197)	81, 1738
1763, 1845, 1851, 1893, 2018, 2220,	2590
veterans, pension, public buildings department (Int. No. 316)	116, 447, 617, 641, 697, 766
veterans, pension, public buildings department (Rec. No. 101)	689, 765, 854, 1242
veterans, poor, relief (Int. No. 1176)	716
veterans' posts, arms and ammunition for (Int. No. 95)	44
842, 867, 886, 890, 1018,	1921
veterans' posts, rooms for, towns (Int. No. 695)	342
636, 684, 696, 698,	754
veterans' posts, rooms for, towns (Rec. No. 99)	689, 980
1070,	1147
veteran soldiers and sailors' associations, funds (Int. No. 247)	92, 2012, 2019, 2023, 2033
veterans, State bonus commission (Int. No. 183)	70, 238
veterans, State bonus commission (Int. No. 787)	391
1257, 1409, 1464, 1557, 1734, 1747	
1893, 1985,	2593

Military — Concluded:		PAGE
veterans, use of schoolhouses (Int. No. 144).....	60,	378
	396, 411, 521, 567,	873
veterans, World War, civil service (Int. No. 420)...	154	
	963, 1062, 1085, 1099, 1220, 1293	
	1453, 1540,	2892
veterans, World War, civil service (Int. No. 1040)...	626	
	1738, 1764, 1847, 2018, 2221,	2893
Women's Relief Corps Home, admission (Int. No. 759)	374	
Women's Relief Corps Home, discontinue (Int. No. 522)	193	
Military Law:		
allowances, military organizations, New York chamber-		
lain (Int. No. 904)...	511, 1445, 1562, 1597, 1704,	1871
amend generally (Rec. No. 485)...	2113, 2244, 2269,	2326
	2466	
armories, allowances (Rec. No. 427).....	1904, 2244,	2269
	2326,	2465
armory, borough of Richmond, erection (Int. No. 23).	35	
	842, 865, 884, 890,	1020
artificial limbs, State furnish (Int. No. 1140).....	710	
civil service employees, absent from service (Int.		
No. 1053)	628	
civil service employees, salary increases (Int. No. 1069)	671	
	2140, 2240, 2265,	2349
Military Training Commission, abolish (Int. No. 437)	158	
	1258, 1409, 1464, 1509, 1603,	1719
Military Training Commission, abolish (Rec. No. 298)	1669	
	1718	
militia guard duty, rights (Int. No. 851).....	408	
municipal employees, World War (Int. No. 1351)....	1041	
	1445, 1562, 1575, 1602, 1779, 1890, 2074,	2893
naval militia, armories (Rec. No. 605)...	2573, 2614,	2636
	2746	
officers, retirement, discharge (Int. No. 1497)...	1496, 1701	
	1760, 1843, 1890,	2072
officers, retirement, discharge (Int. No. 1544).....	1671	
pensions, militiamen, State service (Int. No. 319)...	116	
	237, 289, 291, 293,	332

Military Law — Concluded:

public employees, return from service (Int. No. 452) . .	160
487, 1673, 1760, 1846, 1893, 1987, 2719, 2903	
State and municipal employees, return from service	
(Int. No. 1493)	1495, 1702, 1760
State, municipal employees, return from service (Int.	
No. 1429)	1253, 2641, 2788, 2801, 2829
State officers, employees, compensation (Int. No. 1216)	722
State officers, employees, compensation (Rec. No. 607)	2573
2615, 2638, 2711	
veterans, World War, civil service, salary (Int. No. 607)	256
842, 951, 984, 991, 1114, 2724, 2903	
Ministers of gospel, relative to tax exemption (Int. No. 141)	60
352, 384, 393, 412, 523, 1322	
Ministers of gospel, relative to tax exemption (Rec. No. 58)	404
Mix, Ervin A., relative to claim against State (Rec. No.	
521)	2256, 2407, 2433, 2538
Mohansic Lake Reservation, relative to sale of lands, build-	
ings and premises (Int. No. 1447) . .	1326, 1672, 1757, 1941
2015, 2142, 2362, 2760	
Mohansic Lake Reservation, relative to sale of lands, build-	
ings and premises (Rec. No. 597) . . .	2572, 2610, 2632, 2705
Mohawk river, flood, 1918, damages, relative to claim against	
State (Int. No. 952)	537, 879, 953, 984, 1052, 1127
Mohawk river, flood, 1918, damages, relative to claim against	
State (Rec. No. 350)	1882, 2106, 2123, 2192
Mohawk river, overflow, Schenectady, relative to claim	
against State (Int. No. 585) .	230, 879, 952, 986, 1050, 1144
Mohawk river, overflow, Schenectady, relative to claim	
against State (Int. No. 951)	537
Mohawk river, overflow, Schenectady, relative to claim	
against State (Rec. No. 511)	2255, 2403, 2429, 2493
Mohawk river, overflow, Schenectady, relative to claim	
against State (Rec. No. 351)	1882, 2105, 2123, 2191
Monopolies, relative to farmers, dairymen (Int. No. 12) . .	34
Monopolies, relative to products (Int. No. 941)	535, 1681
1752, 1874, 1888, 1890, 2072, 2353	
2563, 2774, 2894	

	PAGE
Monroe county, relative to school superintendents, assess taxes, duty (Int. No. 936).....	535
Monticello, relative to Hamilton-Odell library, appropriation (Int. No. 494)	185
Moravia, town, relative to sale of cemetery lots (Rec. No. 251)	1663, 2105, 2122, 2188
Morgan, S. H., and others, relative to claim against State (Int. No. 472)	165, 468, 527, 538, 553, 655
Morgan, S. H., and others, relative to claim against State (Rec. No. 11)	183, 654
Morrissey, John J., relative to claim against State (Int. No. 262)	94, 355, 383, 392, 402, 497, 2388
Morrisville, Agricultural School, relative to boys' dormitory (Int. No. 1291)	875
Mortgages, moratorium, relative to staying judgment (Int. No. 4)	33
Mothers' welfare boards, relative to create (Int. No. 48) ..	39
Motion pictures, regulation, relative to creating commission (Int. No. 702)	343, 699, 869, 2913
Motion pictures, regulation, relative to creating commission (Rec. No. 454)	2007, 2603, 2626, 2754, 2913
Motor vehicles:	
ambulances, chauffeurs' licenses (Int. No. 1308)....	877
1372, 1465, 1510, 1704, 1866,	2598
arms of State, devices, wearing (Int. No. 856) ..	409, 632
685, 696, 698, 761,	1898
arms of State or city on, unauthorized (Int. No. 52) ..	40
632, 750, 800, 901,	1876
arms of State on, restrictions (Int. No. 27) ..	36, 212, 237
240, 282, 306,	2388
bureau, tax department; issue licenses, etc. (Int. No. 1547)	1671, 1936, 2641, 2787, 2800, 2823
cars for hire, ownership sign (Int. No. 1088) ...	691, 1441
1561, 1874, 1888, 1890,	2074
cars for hire, sign, owner's name (Int. No. 733)	371
chauffeurs, private, workmen's compensation (Int. No. 226)	90, 644

Motor vehicles — Continued:

	PAGE
chauffeurs, workmen's compensation (Rec. No. 483) ..	2112
colored lights on front, prohibited (Int. No. 1316) ..	913
compensation insurance, law for (Int. No. 841)	407
delivery cars, trucks for hire (Int. No. 1079) ..	673, 794
	852, 861, 889, 947, 1922
finer, violation, local, pay to State (Int. No. 1385) ..	1093
1371, 1465, 1558, 1609, 1752, 1941, 2208, 2378	
	2561, 2760
fire extinguishers, on omnibuses (Int. No. 1311) ..	912
1177, 1303, 1341, 1452, 1527, 1616, 2590	
garage keepers, keep records (Int. No. 997)	589, 1446
	1730, 1746, 1851, 1981
garages, public, keep records (Int. No. 40) ..	38
horns, cut-outs, chauffeurs, violations (Int. No. 285) ..	98
	635, 684, 695, 699, 754, 873
indemnity bonds, furnishing (Int. No. 317) ..	116
indemnity bonds, owners filing (Int. No. 680) ..	315, 1048
1169, 1500, 1734, 2091, 2378, 2442, 2919	
identification device, attaching (Int. No. 1431) ..	1253, 2393
	2419, 2444, 2473, 2672
licenses, revoke, suspend (Int. No. 333) ..	118
lien, seizing car under (Int. No. 884) ..	442
lights, equip with, exception (Int. No. 458) ..	161
lights, signs, moving or stationary (Int. No. 233) ..	91
motor bus lines as common carriers (Int. No. 1243) ..	779
muffler cut-outs, prohibiting (Int. No. 252) ..	93
operators, licensing (Int. No. 90) ..	44
reckless driving of, penalty (Int. No. 170) ..	69, 749
	805, 843, 844, 903, 1919
registration fees, disposition (Rec. No. 356) ..	1883, 2109
	2128, 2445, 2669
registration fees, half to counties (Int. No. 259) ..	94
registration fees, half to counties (Int. No. 367) ..	125
registration fees, half to counties (Int. No. 377) ..	136
registration fees, increasing (Rec. No. 228) ..	1306
registration fees, use all for highways (Int. No. 1504)	1570
registration money, use, certain highways (Int. No.	
981) ..	587

Motor vehicles — Concluded:	PAGE
signalling devices (Int. No. 939).....	535
speed, limiting in hamlets (Int. No. 1384)....	1092, 1371
1468, 1509, 1604,	1811
speed ordinances, restrictions (Rec. No. 126)....	819, 980
1070,	1148
speed signs, placing (Int. No. 110).....	46
State, municipal, restricting use (Rec. No. 455)....	2007
State owned, bear sign (Rec. No. 359).....	1883
titles to, title companies, insuring (Int. No. 1427)....	1253
trailers, registration, number plates (Int. No. 467)..	165
795, 846, 863, 917, 1060, 1919, 2032, 2094, 2384,	2448
trucks, height, width, exception (Int. No. 526)..	200, 795
850, 862, 888, 923, 2373,	2596
trucks, owned by municipalities (Int. No. 476)..	166, 1179
1350, 1377, 1451, 1622,	2894
trucks, trailers, green light (Int. No. 599).....	255, 795
848, 861, 890,	936
used cars, transfer (Int. No. 788).....	391, 636, 686
696, 698, 768,	856
Mount Vernon, relative to city indebtedness, limiting (Int. No. 150)	61
Mount Vernon, relative to city indebtedness, limiting (Rec. No. 22)	253, 351, 386, 421
Mount Vernon, relative to Columbus avenue, repaving bonds (Int. No. 766).....	375, 673, 704, 723, 724, 810
Mount Vernon, relative to Columbus avenue, repaving bonds (Rec. No. 98).....	689, 809
Mount Vernon, relative to grade crossings, bond issue (Int. No. 342)	121
Mount Vernon, relative to grade crossings, bond issue (Rec. No. 21)	253, 350, 386, 420
Mount Vernon, relative to Prospect avenue, widening, bonds (Rec. No. 241).....	1661, 2099, 2117, 2166
Mount Vernon, relative to repaving streets, bond issue (Int. No. 343)	122
Mount Vernon, relative to repaving streets, bond issue (Rec. No. 23)	253, 350, 387, 422
Mount Vernon, relative to street paving, bond limit (Int. No. 767)	375, 673, 704, 750, 889, 943

	PAGE
Mount Vernon, relative to street paving, bond limit (Rec. No. 113)	777, 942
Mud creek, relative to improving (Int. No. 1184)	717
Municipal Law, General, relative to child welfare, allowances (Int. No. 374)	136
Municipal Law, General, relative to child welfare, allowances (Int. No. 1343)	1041
Municipal Law, General, relative to child welfare, allowances, extend (Int. No. 650)	298
Municipal Law, General, relative to child welfare, allowances, local boards (Int. No. 1346)	1041
Municipal Law, General, relative to child welfare, allowances, regulations governing (Int. No. 1345) :	1041
Municipal Law, General, relative to child welfare boards, awards, guardians (Int. No. 17) . . 35, 789, 896, 915, 991, 2722, 2903	1110
Municipal Law, General, relative to child welfare boards, awards, guardians (Int. No. 1344)	1041
Municipal Law, General, relative to contracts, retained percentages (Int. No. 631)	291
Municipal Law, General, relative to contracts, retained percentages (Rec. No. 263)	1664, 2408, 2434, 2542
Municipal Law, General, relative to contracts, specifications, plumbing, etc. (Rec. No. 460)	2008, 2411, 2436, 2555
Municipal Law, General, relative to county general hospitals, tuberculosis patients (Int. No. 1487)	1494
Municipal Law, General, relative to county general hospitals, tuberculosis patients (Rec. No. 421)	1903
Municipal Law, General, relative to daylight saving, effect, courts, etc. (Rec. No. 272)	1665, 2614, 2636, 2738
Municipal Law, General, relative to memorials, construction and maintenance (Int. No. 1480)	1421
Municipal Law, General, relative to memorials, construction and maintenance (Rec. No. 393)	1899, 2395, 2421, 2508
Municipal Law, General, relative to municipal accounts examiners, State (Int. No. 93)	44
Municipal Law, General, relative to prenatal and maternity care, money for (Int. No. 1455)	1327, 2012, 2020, 2023, 2034, 2391

	PAGE
Municipal Law, General, relative to prenatal, maternity care, money for (Rec. No. 438).....	1905
Municipal Law, General, relative to recreation commissioners, Syracuse (Int. No. 1092).....	692, 971, 1063, 1104 1155, 1347, 1398, 1587
Municipal Law, General, relative to unoccupied dwellings, New York City, acquire (Int. No. 970).....	547
Municipal Law, General, relative to veterans, medical treatment (Int. No. 1534).....	1670
Municipal Law, General, relative to veterans, medical treatment (Rec. No. 630).....	2620
Municipal Law, General, relative to volunteer firemen, injured (Int. No. 908)....	512, 787, 897, 915, 1051, 1140, 1588
Municipal Utilities Law, relative to enacting (Int. No. 462)	162 2580
Munson, George, elected official stenographer.....	12

N

Names, relative to business, assumed (Int. No. 818).....	400
Names, relative to firms, fictitious (Int. No. 816).....	400
Names, relative to partnership, continuation (Int. No. 815).....	400
Names, relative to partnership, fictitious (Int. No. 817)...	400
Names, relative to use of, corporations (Int. No. 814)....	400
Names, relative to use of trade purposes (Rec. No. 475)..	2111 2608, 2631, 2679
Nassau county, relative to county clerk, new indexes (Int. No. 1162).....	714, 1177, 1304, 1331, 1342, 1472, 1588
Nassau county, relative to county clerk, new indexes (Rec. No. 218).....	1249
Nassau county, relative to dental committee, schools (Int. No. 1449)	1326, 2029
Nassau county, relative to form of government (Rec. No. 447)	2006, 2101, 2119, 2176
Nassau county, relative to taxes, assessments (Int. No. 1264)	782, 1178, 1408, 1449, 1580, 1646, 1836
Nassau county, relative to taxes, assessments (Rec. No. 275)	1666
Nassau Electric Railroad, relative to Central and Park Ave. lines (Rec. No. 660).....	2732

	PAGE
Nassau Electric Railroad, relative to transfers (Int. No. 561)	210, 448, 824, 865, 895, 916, 991, 1108, 1835
Nassau county, relative to Supreme Court attendants (Int. No. 307)	115, 1738, 1765
National Order Daughters of Isabella, relative to change name (Int. No. 1341)	963, 1261, 1310, 1335, 1344, 1554
National Order Daughters of Isabella, relative to change name (Rec. No. 230)	1367, 1553
Negotiable Instruments Law, relative to holder in due course (Int. No. 438)	158
Negotiable Instruments Law, relative to notice of defect of title (Int. No. 439)	159
New Castle, relative to highway opening commissioners (Int. No. 1014)	591
Newburgh, commissioners of home, city and town, relative to purchase lands (Int. No. 736)	371, 445, 526, 538, 553 605, 1035, 1493
Newburgh, relative to convey land to West Shore Railroad (Int. No. 600)	255, 450, 526, 538, 552, 600, 688, 1037
Newburgh, relative to dividing city into wards (Int. No. 601)	256, 450, 526, 538, 552, 601, 688, 1037
New Rochelle, charter, to amend, generally (No. 1048) ...	627 1433, 1731, 2017, 2277, 2567, 2891
New Rochelle, relative to Fireman's Benevolent Fund Association, change name (Int. No. 543)	202, 635, 685, 695 698, 762, 1036
New Rochelle, relative to police pension fund (Int. No. 1070)	671, 1271, 1410, 1702, 1890, 2073, 2595
Newspapers, relative to fees, legal advertisements (Rec. No. 643)	2621
Newspapers, relative to women proofreaders, hours (Int. No. 184)	71, 1502, 1734, 1748, 1891, 2066, 2597
New York and New Jersey Tunnel Commission, relative to members, etc. (Int. No. 580)	229, 1255, 1316, 1351 1377, 1451, 1624
New York and New Jersey tunnel, relative to appropriation (Int. No. 544)	202, 1257, 1312, 1336, 1343, 1478

	PAGE
New York and New Jersey tunnel, relative to appropriation (Rec. No. 62).....	509, 1477, 1516
New York Association for Improving Conditions of Poor, relative to broaden purposes (Int. No. 466) ..	165, 1739, 1763
New York Association for Improving Conditions of Poor, relative to broaden purposes (Rec. No. 69) ..	510, 631, 687, 736
New York City, charter, to amend, relative to:	
aldermanic districts, new, Queens (Int. No. 119)	47
aldermanic, local improvement districts (Int. No. 662) ..	299
452, 619, 838, 951, 988, 1089, 1138, 1286, ..	1454
1539, 1569, 2778, 2888, ..	2926
American Museum Natural History, buildings (Rec. No. 458)	2008, 2244, 2269, 2327
architects, builders, registration (Int. No. 1019)	623
budget, annual city (Int. No. 1011)	591, 1347
buildings, board of appeals, powers (Int. No. 341) ..	121
buildings, demolishing, changing (Int. No. 284)	98
canal boats, pier accommodations (Int. No. 827) ..	405, 970
1064, 1084, 1096, ..	1200
chamberlain, transfer to comptroller (Rec. No. 184) ..	1154
2614, 2636, ..	2737
city buildings, elevators and boilers, insurance (Int. No. 854)	408
city employees, certain, salary (Int. No. 1190) ..	718, 1683
1754, 1941, 2015, 2144, ..	2362
city employees, retired, annuities (Rec. No. 289)	1667
2103, 2121, ..	2182
city employees, retirement, allowance (Int. No. 1036) ..	625
1751, 1942, 2016, 2143, ..	2369
city employees, transfer temporarily (Int. No. 230) ..	90
674, ..	775
city employees, transfer temporarily (Rec. No. 94) ..	669
775, 846, ..	898
city officers and employees, retirement (Rec. No. 314) ..	1840
2102, 2120, ..	2180
city officers, certain, pay (Rec. No. 663)	2732, 2791
2804, ..	2841
city officers, increase pay (Int. No. 1033)	625

	PAGE
New York City, charter, to amend, relative to — Continued:	
city property, sale, by brokers (Rec. No. 122)...	819, 2399 2425, 2527
civil service positions, classification (Int. No. 1045) ..	627
claimants against city, examinations (Int. No. 649) ..	298 784, 848, 862, 890, 937, 1159, 1402, 1470, 1515 1854, 1949
commissary bureau, police, fire and street cleaning (Int. No. 876).....	441, 677
condemnation proceedings, costs (Rec. No. 430) ..	1904, 2246 2271, 2290
corrections department, matrons (Rec. No. 190)	1245 1686, 1761, 1958
corrections department, removal employees (Rec. No. 471)	2111, 2397, 2424, 2520
contracts, awarding, appropriation (Int. No. 1205) ..	720
dance places, licensing (Rec. No. 169) ...	1038, 1274, 1320 1393
departments, boards, powers, transfer (Int. No. 591) ..	231
district attorney, New York county, medical assistant (Int. No. 627)	290
dwellings, moneys for, sinking fund (Int. No. 619) ...	258
education, City College, retirement fund (Int. No. 1018)	923, 967, 1061, 1083, 1094, 1241, 1358 1470, 1514, 1704, 1863
education, City College, retirement fund (Rec. No. 220)	1249, 1436, 1569, 1636
education, janitors' helpers, pay, appointment (Int. No. 1100)	693
education, retirement board, death, contributor (Rec. No. 371)	1885, 2109, 2126, 2206
education, retirement fund, teachers (Int. No. 1171) ..	715
education, school children, vacation (Int. No. 563) ..	211
estimate and apportionment board, voting power (Int. No. 447)	160
exempt firemen's benevolent fund, Queens (Int. No. 937)	535, 972, 1067, 1088, 1157, 1292, 1453 1528, 2897

	PAGE
New York City, charter, to amend, relative to — Continued:	
ferries, department, establish (Int. No. 20).....	35
ferries, employees (Rec. No. 627) ..	2619, 2800, 2812, 2883
fire department, officers, members, increase pay (Int. No. 1456)	1327
fire department, officers, members, increase pay (Rec. No. 306)	1839, 2100, 2118, 2172
fire department, physician, veterinarian, credit service (Int. No. 740)	372
fire department, physician, veterinarian, credit service (Rec. No. 637)	2621, 2799, 2812, 2880
firemen, police, annuities (Int. No. 1143) ..	711, 1429, 1565
	1575, 1599, 1792
hacks, public, police control (Int. No. 1156)	713
health board, pestilence, money for (Int. No. 178) ..	70
	1267, 1317, 1337, 1453, 1537
health board, pestilence, money for (Rec. No. 20)	253
	1537, 1712
health department, pensions (Rec. No. 259)	1664, 2241
	2266, 2316
housing, director of, appointment (Int. No. 588)	231
Hunter College, teachers' retirement board (Int. No. 468)	165, 449, 525, 539, 553, 606, 960, 1324
laboratory product, water supply (Int. No. 177) ..	70, 1273
	1409, 1508, 1600, 1801
laboratory products, water supply (Rec. No. 163) ..	1038
	1800
municipal court clerks, appointing (Int. No. 927) ..	515
	1269, 1411, 1512, 1704, 1869, 1877
municipal court, employees, pay (Int. No. 1194) ..	719 1431
	1729, 1747, 1893, 1992, 2595
newspapers, corporation, Brooklyn (Rec. No. 555) ..	2415
	2790, 2803, 2834
Ocean boulevard, vehicles on (Int. No. 716)	344
omnibuses, municipal ownership, operation (Int. No. 380)	137, 2586

New York City, charter, to amend, relative to — Continued:

park keepers (Rec. No. 476).....	2111, 2795, 2808, 2861
park, Van Cortlandt, transfer, widen Broadway (Rec. No. 584).....	2418, 2615, 2637, 2710
pensions, consent for (Int. No. 480).....	166, 1606
pensions, employees, public libraries (Int. No. 179)...	70
	837, 951, 1091, 1094, 1157, 1294, 1359
police, commanding officer, detective bureau, pension Rec. No. 391).....	1887, 2104, 2122, 2187, 2287
police, detective bureau, acting captains (Rec. No. 631)	2620, 2791, 2804, 2842
police, detective division, create (Rec. No. 523) ..	2257, 2610
	2633, 2708
police, fire, members, reinstate (Int. No. 877) ...	441, 1264
	1318, 1334, 1452, 1523, 2897
police, firemen, disabled veterans, pension (Rec. No. 338)	1880, 2397, 2424, 2521
police, fire, service, credit pensions (Int. No. 1565) ...	1842
	2096, 2114, 2140, 2152, 2595
police, members, certain, reinstate (Int. No. 1187) ..	718
	1270, 1411, 1511, 1705, 1873
policemen, certain, reinstated, credit (Int. No. 390) ..	138
	1264, 1318, 1334, 1343, 1478, 2897
police, military police inspectors (Int. No. 1228) ..	748
	1269, 1411, 1508, 1602, 1726, 1923
police, officers, patrolmen, increase pay (Int. No. 1377)	1080
police officers, patrolmen, increase pay (Rec. No. 331).	1878
	2100, 2118, 2171
police, pension after service as commissioner (Rec. No. 95)	669
police, pensions, widows and orphans of members (Rec. No. 128)	820, 1437, 1732, 1747, 1892, 1997, 2385
police, rating, civil service, World War veterans (Int. No. 728)	346
police, steam boiler inspectors (Rec. No. 563).....	2416
police, steam boilers, examiners, engineers (Rec. No. 562)	2416

New York City, charter, to amend, relative to — Continued:	
police, veterans, World War, reinstate (Rec. No. 177) .	1039
	1436, 1568, 1631
police, water supply, in fire department (Int. No. 546)	209
	782, 847, 861, 888, 934
police, water supply, in fire department (Rec. No. 87) .	667
poor persons, support of (Int. No. 166)	68, 350, 383
	392, 401, 505
poor persons, support of (Rec. No. 32)	254, 459, 532
	570, 1077, 1413
railroad property, Brooklyn, acquire (Rec. No. 656) . .	2731
railroad property, certain, city acquire (Int. No. 1200)	720
railroads, transportation department (Int. No. 864) . .	439
real property, acquire, public purposes (Int. No. 1005) .	590
	2393, 2420, 2444, 2475, 2890
revenues, city, credit general fund (Int. No. 481) . .	167, 1460
street cleaning department, pensions (Int. No. 1148) . .	712
	1272, 1410, 1512, 1705, 1860, 1876
streets, 59th street sidewalk, transfer portion (Int. No.	
56)	40, 134, 139, 157, 163, 188, 206, 1587, 1854
	1875, 2003, 2443, 2766, 2891
streets, filling in lands covered with water (Int. No.	
1101)	693, 1685, 1943, 2016, 2143, 2365
streets, filling in lands covered with water (Rec. No.	
365)	1884, 2364
streets, numbering houses (Rec. No. 240)	1661, 2789
	2803, 2832
streets, opening of, proceedings, publication (Int. No.	
210)	83, 968, 1066, 1086, 1094, 1239, 1402, 1603
	1716, 2595
streets paving, method of paying (Int. No. 385) . .	789
	896, 984, 1052, 1129
streets, paving, method of paying (Rec. No. 114) . .	777, 1128
Supreme Court rooms, supplies (Rec. No. 180) . .	1040, 1274
	1320, 1353, 1471, 2723
tax arrears, claims, settle (Int. No. 651) . .	298, 970, 1065
	1086, 1094, 1240

PAGE

New York City, charter, to amend, relative to — Concluded:

tax arrears, claims, settle (Rec. No. 159).....	912, 1239
tax on city property, cancel (Int. No. 928).....	515
tax on city property, cancel (Rec. No. 123)....	819, 2399
	2425, 2528
taxes, final half, when payable (Rec. No. 499).....	2253
taxes, time for paying (Int. No. 1245).....	779
tenement house department, employees (Int. No. 853) .	408
theatre ticket speculators, licenses (Int. No. 102) ..	45, 234
	289, 293, 300, 362
tunnel, under Hudson river, property for, convey (Rec. No. 524).....	2257, 2407, 2432, 2536
viaducts, certain, control of (Int. No. 129) ..	48, 783, 851
	860, 889, 945
viaducts, certain, control of (Rec. No. 96).....	669, 944
voters' lists, print in City Record (Int. No. 70) ..	41, 172
	191, 194, 203, 217, 1836
water meters, approving (Int. No. 277) ..	97, 235, 295, 318
	356, 413, 1923
waterworks, property, condemning (Int. No. 54).....	40
waterworks, property, condemning (Rec. No. 507)...	2254
	2405, 2431, 2529
wharfage, dockage rates (Int. No. 128).....	48
wharf property, sheds, licenses (Int. No. 693)...	342, 785
	848, 860, 887, 926, 2890

New York city, general:

Albany avenue, Brooklyn, change street lines (Rec. No. 491).....	2251, 2396, 2423, 2514
armory, Richmond, erection (Int. No. 23) ..	35, 842, 865
	884, 890, 1020
armory, Seventh Regiment, claim for expenses (Rec. No. 636).....	2620, 2797, 2810, 2871
auctioneers, real estate, fees (Rec. No. 191)...	1245, 1686
	1761, 1959, 2224
ballot boxes, delivering (Int. No. 860)...	439, 1424, 1560
	1734, 1747, 1892, 1984
beaches, public, Atlantic ocean (Int. No. 382)...	137, 1257
	1312, 1337, 1454, 1534, 1705, 1860

New York city, general — Continued:		PAGE
beaches, public, Atlantic ocean (Rec. No. 248) ..	1662,	1859
Bridge and Tunnel Commission, transfer powers (Int. No. 430)		155
bridge, East river, Manhattan-Queens (Int. No. 328) ..		117
bridge, East river, Manhattan-Queens (Rec. No. 336) ..		1880
bridges, tunnels, Port Richmond-Hollands Hook (Int. No. 24)		36
Bronx county, legal notices, publishing (Rec. No. 340) ..		1880
	2398, 2425,	2525
Bronx River Pollution Commission, expenses (Int. No. 834)		406
Bronx, State land grants, legalize (Rec. No. 341) ..		1880
	2398, 2424,	2524
Brooklyn Improvement Company, powers (Int. No. 464)	162, 1739,	1766
canal terminals, Broome and Grand streets (Int. No. 448)		160
charter commission, prepare new charter (Rec. No. 613)	2574, 2613, 2635,	2755
charter, commission to revise (Int. No. 1180) ..	717, 1267	
	1314, 1351, 1608, 1752, 1942,	2088
Charter Revision Commission, creating (Int. No. 215)		83
city clerk, performing marriages (Int. No. 117) ..	47,	824
	865, 885, 917,	1056
City Court, librarian, salary (Int. No. 1235) ..	749,	1047
	1090, 1093, 1158, 1295,	2596
City Court, messengers, salary (Rec. No. 641) ..	2621,	2799
	2812,	2879
City Court, stenographers, temporary (Rec. No. 367) ..		1884
	2240, 2266,	2311
city employees, military service, restore (Int. No. 1182)	717, 1266, 1313, 1339, 1454,	1543
city employees, military service, restore (Rec. No. 276)		1666, 1706
city employees, temporary transfer (Int. No. 432) ..		155
conveyances, etc., indexing, Kings county (Int. No. 1454)		1327

New York city, general — Continued:		PAGE
conveyances, indexing, New York, Queens, Richmond (Int. No. 1031).....		625
county clerk, assistant deputy, Bronx (Rec. No. 404)	1900	
	2400, 2426, 2481	
county clerk, Kings, employees (Int. No. 1146) ..	711, 1178	
	1305, 1333, 1343, 1479, 1924	
County Court, holding Bronx and Queens (Int. No. 1030)		625
County Court, interpreters, Bronx county (Int. No. 1231).....	749, 978, 1065, 1088, 1157, 1290, 1920	
court officers, Richmond county, appointing (Int. No. 1202) ..	720, 1260, 1309, 1352, 1463, 1507, 1603, 1722	
court officers, Richmond county, appointing (Rec. No. 269)		1665, 1721
detectives, county, certain counties (Rec. No. 402) ..	1900	
	2606, 2629, 2680	
district attorney, Kings, clerks, pay (Int. No. 340) ..		121
district attorney, Kings, detectives, pay (Int. No. 339)		121
district attorney, New York county, experts, accidents (Int. No. 628).....		290
district attorney, New York county, medical assistant (Int. No. 629).....		290
district attorney, Queens, salary, etc. (Int. No. 636)	296	
	649, 796, 897, 916, 1050, 1141, 1323	
district attorney, Richmond, stenographer (Int. No. 1201)		720
Domestic Relations Courts, family courts (Int. No. 1234)		749
Domestic Relations Courts, family courts (Rec. No. 178).....	1040, 1273, 1320, 1396	
dwellings, certain, tax exemption (Int. No. 616)....		258
dwellings, city money for, bonds (Int. No. 609).....		257
dwellings, unoccupied, city acquire (Int. No. 970) ..		547
education, budget, additional, bond issue (Int. No. 589)		231
education, budget, additional, bonds (Rec. No. 89)	668	
	977, 1070, 1148, 1165, 1362	

New York city, general — Continued:		PAGE
education, city colleges, salary schedule (Int. No. 886)		442
education, city colleges, salary schedule (Rec. No. 67).		510
	843, 868,	927
education, historian, local, each borough (Rec. No. 395).....	1899, 2396, 2423,	2515
education, principals, day elementary schools (Int. No. 1473) ..	1420, 1741, 1764, 1942, 2208, 2378, 2561,	2760
education, superintendent of school, term, removal (Rec. No. 624).....		2619
education, teachers' retirement board (Int. No. 573).		228
	1278, 1310, 1352, 1378, 1582, 1641,	1897
education, Zipfel, Lena, reinstated as teacher (Int. No. 318).116, 1262, 1411, 1560, 1580, 1599, 1797, 2594,		2952
election commissioners, pay, term (Rec. No. 665) ..		2732
	2799, 2812,	2881
election inspectors, increase pay (Int. No. 453).....		160
election inspectors, increase pay (Rec. No. 312).		1840
	2398, 2424,	2524
election officers, compensation (Int. No. 228) ..	90,	823
	865, 884, 891,	1027
ferries, Port Richmond and Bergen Point, rate (Int. No. 1588)		1926
ferry, Tottenville-Perth Amboy, acquiring (Int. No. 203)		81
firearms, licenses, qualifications (Int. No. 202).....		81
firearms, possessing .. (Int. No. 152).....		61
firearms, possessing (Int. No. 192).....		71
fire department, marine engineers (Rec. No. 153)		911
	1436, 1568,	1637
fireman, Sweeney, Raymond A., reinstate (Int. No. 1181)	717, 1265, 1313, 1336, 1345, 1545,	2387
firemen, volunteer, compensation (Int. No. 1159)....		713
	1429, 1566, 1575, 1605,	1815
firemen, volunteer, compensation (Rec. No. 217).....		1249
		1814
franchises, contracts, securities, vote on (Int. No. 136)		49
		1460

New York city, general — Continued:	PAGE.
General Sessions Court, peace officers (Int. No. 68) ..	41
214, 460, 531, 555, 650, 696, 724, 812, 2726,	2904
General Sessions Court, pensions, officers and em-	
ployees (Rec. No. 310)	1840, 2101, 2119, 2175
General Sessions Court, stenographers, temporary (Int.	
No. 1213)	721, 965, 1069, 1085, 1099, 1224, 2895
Glyndon Contracting Company, claim (Rec. No. 168).	1038
1435, 1568,	1629
Gowanus canal, bridge, Second avenue and Bond street	
(Int. No. 1099)	693
Gowanus canal, certain streets (Int. No. 1015)	592
Grand jury information, city employees disclose (Int.	
No. 217)	83
Greater New York, to be one county (Int. No. 1035) ..	625
highway, over water supply lands (Int. No. 887) .	442, 1673
1758, 1845, 1850,	1976
highway, over water supply lands (Rec. No. 379) .	1886
1975	
Inferior Criminal Court, appeals (Int. No. 1203) ..	720
Inferior Criminal Court, appeals (Rec. No. 304) ..	1669
Inferior Criminal Courts, bastardy cases, Special Ses-	
sions Court (Int. No. 1037) ..	626, 793, 852, 864, 917
1059,	1896
Inferior Criminal Court, Children's Court, clerks (Int.	
No. 1207)	720, 1438, 1561, 1577, 1606, 1817, 2386
Inferior Criminal Court, Children's Court, inspec-	
tions (Int. No. 1208)	721
Inferior Criminal Court, Children's Court, inspec-	
tions (Rec. No. 386)	1887
Inferior Criminal Courts, charges, sworn to by police	
(Int. No. 311) .	115, 632, 685, 695, 699, 764, 807, 888
1030	
Inferior Criminal Court, Children's Court, clerks	
(Rec. No. 322)	1841
Inferior Criminal Courts, city magistrates, electing	
(Int. No. 127)	48

New York city, general — Continued:		PAGE
Inferior Criminal Courts, city magistrates, election (Int. No. 769).....		375
Inferior Criminal Court, city magistrates, qualifications (Rec. No. 164). 1038, 1274, 1412, 1450, 1603,	1728	1876
Inferior Criminal Court, female offenders, younger, detain (Int. No. 1223).. 723, 1174, 1305, 1341,	1452	1527, 2235
Inferior Criminal Court, female offenders, younger, detain (Rec. No. 262).....	1664	
Inferior Criminal Courts, finger prints, after conviction. (Int. No. 358). 123, 317, 432, 520, 521, 557,	1321	1838
Inferior Criminal Courts, mentally defective children (Int. 167).....	68	
Inferior Criminal Courts, proceedings, copies of stenographic minutes (Int. No. 314). 115, 794, 897, 916,	991	1113
Inferior Criminal Courts, proceedings, copies of stenographic minutes (Rec. No. 78).....	586, 1112	
Inferior Criminal Courts, special sessions judges, election (Int. No. 768).....	375	
Inferior Criminal Courts, special sessions, magistrates, jury trials (Int. No. 754).....	373	
jurors, commissioner of, Kings county (Rec. No. 229). 2100, 2118,	2170	
jurors, special, application for (Int. No. 863).....	439	
jurors, special, exemptions (Int. No. 1219).....	722	
jurors, trial, fees, mileage (Rec. No. 640).....	2621, 2799	2811, 2877
jury duty, election officers (Int. No. 1220).. 722, 1736,	1764	1847, 2018, 2217
jury duty, police reserve, volunteer firemen (Int. No. 1177)	716	
jury duty, residence qualification (Int. No. 1217)....	722	
jury duty, strike out certain exemptions (Int. No. 1218)	722	

New York city, general — Continued:	PAGE
Kings and Queens counties, boundary lines (Int. No. 485)	167, 637, 774, 918, 989, 1097, 1229, 1346, 1486 1613, 1892, 1995, 2897
Malone, Mary F., widow late judge, pay (Rec. No. 261)	1664, 2242, 2267, 2318
McGuire, Thomas, claim against city (Int. No. 1104) .	693 1265, 1313, 1335, 1343, 1479, 1518, 1614, 1924
military organizations, allowances, pay chamberlain (Int. No. 904)	511, 1445, 1562, 1597, 1704, 1871
Municipal Court, actions against city, where tried (Int. No. 840)	407, 643
Municipal Court, actions for wages (Int. No. 532) . . .	201
Municipal Court, additional district, Brooklyn (Int. No. 839)	406
Municipal Court, cases for trial, transfer (Int. No. 669)	314
Municipal Court, city marshals, appointing (Int. No. 320)	116
Municipal Court, city marshals, appointing (Int. No. 739)	372
Municipal Court, city marshals, appointing (Int. No. 1049)	627, 1175, 1407, 1510, 1704, 1868, 1877
Municipal Court, city marshals, appointing (Int. No. 1573)	1888, 2141, 2240, 2265, 2351, 2902
Municipal Court, district boundaries, new district (Int. No. 224)	84
Municipal Court, districts, change, new district (Int. No. 660)	299, 792, 849, 894, 1104, 1195, 1349 1559, 1575, 1601, 1788
Municipal Court, districts, new (Rec. No. 664)	2732
Municipal Court, jurors, female, exemptions (Int. No. 240)	91
Municipal Court, jury fees, return (Int. No. 919) . . .	514
Municipal Court, justice, additional, 4th district, Brooklyn (Int. No. 1578)	1906, 1935
Municipal Court, justice, additional, 4th district, Brooklyn (Rec. No. 651)	2731, 2794, 2807, 2855

New York city, general — Continued:	PAGE
Manhattan Court, justice, additional, 7th district, Manhattan (Int. No. 1579).....	1906
Manhattan Court, justice, additional, 7th district, Manhattan (Rec. No. 650).....	2730, 2795, 2808, 2859
Municipal Court, liens, foreclose, summons, publication (Int. No. 463).....	162
Municipal Court, liens, foreclose, summons, publication (Rec. No. 102).....	690, 1274, 1320, 1396, 1611, 1774
Municipal Court, milk cans, actions (Int. No. 1518) ..	1572
	2098, 2116, 2139, 2163, 2387
Municipal Court, milk cans, actions (Rec. No. 422) ..	1903
Municipal Court, referees, appointing (Int. No. 1580)	1907
Municipal Court, referees, appointing (Rec. No. 652) .	2731
	2794, 2808, 2857
Municipal Court, rent actions, costs (Int. No. 2)....	33
Municipal Court, rent actions, cost (Int. No. 125) ..	48, 792
	850, 862, 889, 940
Municipal Court, rent actions, where brought (Int. No. 26)	36, 212, 238, 240, 300, 360, 856, 1324
Municipal Court, rotation of justices, system (Int. No. 303)	114
Municipal Court, summary proceedings, tax vs. tenants (Int. No. 920).....	514, 1437, 1565, 1597
	1704, 1863
Municipal Court, supplementary proceedings, execution (Int. No. 350).....	123
Municipal Court, transfer cases for trial (Int. No. 536)	201
New York Central station, streets around, easements (Int. No. 980)	587
New York Central station, streets around, easements (Rec. No. 175).....	1039, 1538
plumbers, licensed, plates (Int. No. 1029).....	624, 1268
	1314, 1333, 1453, 1536, 2893
police, Clancy, Peter, reinstate (Rec. No. 564) ..	2416, 2797
	2810, 2870
police, Clancey, William, reinstate (Rec. No. 500) ..	2253
	2608, 2630, 2675

New York city, general — Continued:		PAGE
police, Creavey, Thomas, reinstate (Int. No. 1179) ..	716	
2097, 2116, 2139, 2159,	2596	
police, Cusack, James M., pension (Int. No. 581) ..	230	
1264, 1318, 1334, 1453, 1535,	1924	
police, Doherty, Cornelius B., pension (Int. No. 1142)	711	
1428, 1565, 1579, 1605, 1819,	2897	
police, Frank, William C., reinstating (Int. No. 885)	442	
1265, 1312, 1336, 1345, 1546,	2897	
police, Freeman, W. C., reinstating (Int. No. 809) ..	399	
1266, 1311, 1336, 1344, 1552,	2387	
police, Furlong, Stephen W., restoring (Int. No. 157)	62	
1267, 1318, 1335, 1343, 1476,	2898	
police, Grant, James S., reinstate (Rec. No. 583) ..	2418	
2615, 2637,	2740	
police, Groesch, George A., increase pension (Rec. No.		
638)	2621	
police, Heaney, J. J., reinstate (Int. No. 1178)	716	
2097, 2115, 2140, 2158,	2596	
police, Horton, Irma, increase pension (Rec. No. 347)	1881	
2104, 2122,	2187	
police, Hunt, Charles E., increase pension (Rec. No.		
526)	2257, 2394, 2420,	2503
police, Lafferty, E. J., reinstate (Int. No. 1056) ..	669, 1682	
1753, 1844, 1890, 2062,	2890	
police, La Grua, Michael, reinstate (Rec. No. 406) ..	1901	
2102, 2120,	2177	
police, McKeon, Hugh P., reinstate (Rec. No. 620) ..	2618	
2795, 2808,	2862	
police, Murphy, Charles M., pension (Int. No. 1144)	711	
1431, 1731, 1745, 1851, 1983, 2443, 2763,	2891	
police, Neil McEwen, reinstate (Int. No. 30)	36, 1265	
1313, 1336, 1343,	1476	
police, Neil McEwen, reinstate (Rec. No. 533) ..	2258, 2613	
2635,	2743	
police, O'Brien, Christopher C., reinstating (Int. No.		
775)	376, 1266, 1313, 1336, 1344, 1554,	2898
police, O'Keefe, Patrick A., pension (Rec. No. 337) ..	1880	
2398, 2424,	2523	

New York city, general — Continued:		PAGE
police, Pollack, Meyer, reinstate (Rec. No. 489).....	2251	
	2412, 2437, 2559	
police, Quigley, James, restore to lieutenant (Rec. No. 490).....	2251, 2412, 2437, 2560	
police, Smith, John M., increase pension (Rec. No. 316).....	1840, 2394, 2421, 2505	
police, Speekin, William, reinstate (Rec. No. 639) ..	2621	
police, Ward, W. P., reinstate (Int. No. 1119).....	708	
Port Authority, commissioners to, appointing (Int. No. 1310)	912	
Port Authority, Commissioners to, appointing (Rec. No. 366).....	1884, 2242, 2267, 2320	
port of New York, agreements with New Jersey (Int. No. 732).....	346, 631, 805, 843, 844, 903, 1013, 1322	
port wardens, reduce number (Int. No. 842).....	407	
port wardens, reduce number (Rec. No. 130).....	820	
	1259, 1319, 1353, 1471, 1516, 1617	
port wardens, salaries, repeal provisions (Int. No. 795)	397	
public administrator, bookkeeper's errors (Int. No. 368).....	135, 837, 950, 984, 991, 1106	
public administrator, bookkeeper's error (Rec. No. 158)	912, 1105	
Queens boulevard, Grand Central parkway, improvement (Int. No. 539).....	201	
railroads, B. R. T. build station, Third street, Brooklyn (Int. No. 971).....	548	
railroad in Pelham Bay park, construction (Int. No. 451).....	160, 674, 704, 723, 724, 808, 2897	
railroad, Long Island, grade crossing, Bell avenue (Int. No. 1141)....	711, 1190, 2602, 2625, 2644, 2665, 2902	
railroads, Long Island railroad bridge, Queens (Int. No. 995)	589	
railroads, Long Island railroad, grade crossing, Queens (Int. No. 996).....	589, 2641, 2788, 2801, 2825	
railroads, paving, street repairs (Int. No. 909).....	512	
railroads, rapid transit, city operate (Int. No. 865) ..	439	
railroad street cars, through runs (Int. No. 446) ..	160, 554	

New York city, general — Continued:	PAGE
railroad tracks, relocate (Int. No. 1034).....	625
railroad tracks, relocate (Rec. No. 658)...2732, 2798,	2810
	2873
railroad tracks, west side, nuisance (Int. No. 434)....	156
rapid transit contracts, payments on (Rec. No. 303)...	1669
	2615, 2637, 2741
recording officers, clerks, retirement (Int. No. 900)...	511
	1044, 1169, 1187, 1347, 1400, 1875
records, commissioner of, Bronx county, abolished (Int.	
No. 678)	315
records, commissioner of, Kings county, abolish (Int.	
No. 676)	315
records, commissioner, Kings, appointing (Rec. No.	
470)	2111
records, commissioner of, New York county, abolish	
(Int. No. 679).....	315
records, commissioner of, surrogate's court, New York	
county, abolish (Int. No. 677).....	315
register, Kings county (Int. No. 657).....	299
register, New York county (Int. No. 220).....	84
register, New York county (Rec. No. 97)..669, 1499,	1585
	1609, 1827
Riverside park, water front, noxious odors (Rec. No.	
299)	1669
Rockaway road, Queens, paving (Int. No. 978).....	548
	1683, 1757, 1846, 1850, 1975, 2225
Seaton, Edward G., superintendent of buildings, rein-	
state (Int. No. 1193).....718, 1267, 1318, 1335, 1342	
	1474, 2387, 2419
sheriffs, fees, service of execution (Int. No. 705)....	343
	790, 897, 989, 1097, 1231, 1923
sheriff, Kings county, electing (Int. No. 566)...228, 2142	
	2238, 2263, 2342
Southfield boulevard, Richmond, extending (Int. No.	
592).....231, 464, 527, 541, 552, 606, 706, 1170, 1321	
stage coach companies, regulation (Rec. No. 182)....	1040
	1264, 1320, 1353, 1472, 1516, 1617, 1711, 1772

New York city, general — Continued:	PAGE
stage routes, repeal chapter 142, Laws of 1854 (Rec. No. 181).....	1040, 2243, 2268, 2324
State committee, reorganization of city government (Int. No. 482).....	167, 968, 1069, 1084, 1097, 1217
State committee, reorganization of city government (Rec. No. 117).....	817
street cars, for use of women only (Int. No. 297).....	114, 232
streets, closed, damages, compensation (Int. No. 1287).....	858
streets, closing, appeals to Court of Appeals (Int. No. 921)	514
streets, paving, repair, assessments (Rec. No. 428) ..	1904
	2251, 2275, 2310
Supreme Court, Appellate Division, first department, employees, retirement (Int. No. 1188) ..	718, 2392, 2444
	2472, 2899
Supreme Court justices, additional, first district (Int. No. 327)	117
surrogates' court clerk, New York county, fees (Int. No. 953).....	545, 836, 951, 985, 1053, 1117, 1322
Sweeney, John J., reinstate, buildings department (Rec. No. 528).....	2257, 2408, 2433, 2540
tax, Church of Mediator, cancel (Rec. No. 313).....	1840
tax, Church St. Elizabeth Hungary, cancel (Rec. No. 309)	1839, 2397, 2423, 2516
tax, Congregation Sons of Israel, cancel (Int. No. 684)	316, 450, 528, 538, 551, 596, 1321, 1838
tax, Congregation Talma Thora, cancel (Int. No. 711) ..	344
	783, 849, 863, 889, 937, 1587
tax, Institutional Synagogue, cancel (Int. No. 1068) ..	671
	972, 1067, 1085, 1097, 1233
tax, Institutional Synagogue, cancel (Rec. No. 179) ..	1040
	1232
tax, New York Bible Society, cancel (Int. No. 1010) ..	591
	1268, 1314, 1333, 1453, 1539
tax, New York Bible Society, cancel (Rec. No. 176) ...	1039
tax, New York Protestant Episcopal public school, cancel (Rec. No. 405).....	1900, 2792, 2805, 2844

New York city, general — Concluded:		PAGE
tax, rents exceeding valuation (Int. No. 46).....		38
tax, St. Illuminator's Armenian church, cancel (Rec. No. 328)	1878, 2395, 2422, 2511	
tax, St. Mary's church, cancel (Int. No. 914).....		513
tax, St. Mary's church, cancel (Rec. No. 172) ..	1039, 2015	
	2025, 2048	
tax, veterans associations, exemption, water rents (Int. No. 924).....	514, 782, 851, 861, 888, 924, 1923	
transfer tax assistants, New York county, exempt (Rec. No. 318).....	1841, 2408, 2434, 2541	
tunnel, Richmond to Brooklyn (Rec. No. 482) ..	2112, 2245	
	2269, 2330	
tunnel, Richmond to Manhattan, city to construct (Int. No. 204)	82, 788, 896,	997
tunnels, Astoria to Manhattan (Int. No. 273)		97
Van Nest hose companies, Bronx, validate charter (Int. No. 213).....	83, 1435, 1730, 1745, 1851,	1980
Van Nest hose companies, Bronx, validate charter (Rec. No. 403).....		1900, 1979
voting machines, use of (Int. No. 39).....		38
voting machines, use of (Int. No. 41) ..	38, 966, 1424, 1728	
	1752, 1941	
voting machines, use of (Rec. No. 216) ..	1248, 2109, 2126	
	2445, 2456, 2712	
water supply, protection (Int. No. 1401) ..	626, 1505, 1733	
	1747, 1893, 1990, 2056, 2231, 2355	
wayward minors, commitment, custody (Int. No. 1222)	723, 1437, 1567, 1578, 1604, 1824	
wayward minors, commitment, custody (Rec. No. 239)		1368, 1823
Webster, Richardson, city compensate (Rec. No. 384) ..		1886
	2247, 2271, 2293	
New York State Bridge and Tunnel Commission, relative to transfer powers (Int. No. 430).....		155
Niagara Falls, relative to State armory, erection (Int. No. 708)		343

	PAGE
Niagara Falls, relative to taxes and assessments, collection (Int. No. 1197).....	719, 1268, 1314, 1333, 1453, 1531
Niagara Falls, relative to taxes and assessments, collection (Rec. No. 194).....	1246, 1530
Niagara river, relative to memorial riverways, reserves (Int. No. 1293)	875
Norfolk, town, relative to claim against State (Int. No. 404)	152
Norfolk, town, relative to claim against State (Rec. No. 373)	1885, 2013, 2024, 2055
Normandin, Francis, relative to claim against State (Int. No. 499).....	185, 882, 955, 988, 1052, 1123, 2894
Northern New York Institution for Deaf-Mutes, Malone, relative to appropriation (Int. No. 780) ..	390, 409, 492, 539 552, 608, 688
North Tonawanda, charter, to amend generally (Int. No. 155)	62, 233, 288
North Tonawanda, charter, to amend generally (Rec. No. 6)	182, 288, 310
North Tonawanda, relative to canal lands, assess, paving Sweeney street (Int. No. 968) ..	547, 783, 849, 861, 889, 939 1035, 1244
North Tonawanda, relative to water mains, bonds issue (Int. No. 231).....	90, 233, 288
North Tonawanda, relative to water mains, bond issue (Rec. No. 7).....	182, 287, 311
Norwich, relative to annual tax levy, amount (Rec. No. 364)	1884, 2241, 2266, 2314
Norwich, relative to water department, establish (Int. No. 832) ..	405, 785, 850, 949, 1166, 1350, 1377, 1451, 1618, 1876
Notaries public, relative to certificates, etc. (Int. No. 1275). 2012, 2019, 2023, 2035	822 2012, 2019, 2023, 2035
Notaries public, relative to fees, New York and Kings coun- ties (Int. No. 844) ...	407, 825, 951, 990, 1098, 1237, 2890 2902
Notaries public, relative to legalize acts (Int. No. 829) ..	405 825, 866, 886, 891, 1024

	PAGE
Notaries public, relative to legalize acts (Rec. No. 118)	818
	1023
Notary public, relative to appointment of legislators (Int. No. 395)	140, 167, 189, 195, 204, 283
Nurses, registered, relative to qualification (Int. No. 1495) .	1495
	1697, 1761, 1843, 1931, 2082, 2353, 2563

O.

O'Farrell, Val, relative to claim against State (Rec. No. 508)	2254, 2796, 2809, 2864
Ogdensburg, relative to fiscal year, changing (Int. No. 242) .	92
Ogdensburg, relative to fiscal year, changing (Rec. No. 15) .	183
	459, 533, 574
Ogdensburg, relative to police department fund (Rec. No. 374)	1885
Ogdensburg, relative to sewer assessments (Int. No. 241) . .	91
Ogdensburg, relative to sewer assessments (Rec. No. 14) . .	183
	459, 532, 571
Olean, relative to assessors, compensation (Int. No. 225) . .	85
	232, 288, 292, 294, 329
Olean, relative to assessors, compensation (Rec. No. 5) . .	182
	328, 666, 1071
Olean, relative to park commissioners, land for parks (Int. No. 1230)	748
Olean, relative to park commissioners, land for parks (Rec. No. 145)	910, 1499, 1733, 1746, 1892, 1996, 2385
Oneida county, relative to department of charities (Rec. No. 400)	1899, 2413, 2442, 2792, 2805, 2846
Oneida county, relative to surrogate's stenographer (Int. No. 998)	589, 1262, 1411, 1449, 1581, 1643, 2390
Oneida county, relative to surrogate's stenographer (Int. No. 999)	589, 793, 850, 860, 891, 1025, 1999, 2385
Oneida Presbytery, relative to release to, State lands (Int. No. 575)	229, 1423, 1563, 1597, 1749, 1957, 2894
Oneida, relative to city bonds, interest rate (Int. No. 852) .	408
	784, 846, 862, 889, 935, 1321, 1877
Oneida, relative to State armory, erecting (Int. No. 164) . .	68

	PAGE
Oneonta, relative to amend charter, generally (Int. No. 806)	399, 788, 896, 990, 1098, 1221
Oneonta, relative to chamberlain and assessors, additional pay (Int. No. 718) ..	345, 783, 851, 862, 888, 945, 1322, 1898
Onondaga county, relative to recording conveyances (Int. No. 295)	113
Onondaga county, relative to recording conveyances (Rec. No. 34)	255, 466, 533, 573
Ontario county, relative to supervisors, pay (Int. No. 1006)	590
Ontario county, relative to supervisors, pay (Rec. No. 141) ..	856
	979, 1070, 1146
Optometrists, relative to exemption from jury duty (Int. No. 188)	71, 965, 1069, 1087, 1157, 1290, 1837
Orange county, relative to highway funds, increase (Int. No. 51)	39, 173, 190, 194, 203, 244, 389
Orange county, relative to highway funds, increase (Rec. No. 19)	252
Orr, Samuel, excluded from membership	20, 1606
Ossining, relative to police lieutenant and superintendent of streets, compensation (Int. No. 608) ..	256, 517, 544, 549, 554
	658, 960
Osteopathy, relative to regulate (Int. No. 583) ..	230, 799, 844
O'Sullivan, Michael, relative to claim, appropriation (Int. No. 910)	512
Oswegatchie river, relative to improvement, commissioners (Int. No. 1061)	670, 1696
Oswego, relative to harbor and docks commission, create (Int. No. 824)	404, 784, 847
Oyster Bay, relative to bridge, Mill Neck creek (Int. No. 892)	443

P.

Paddleford and King, relative to claim against State (Int. No. 408)	152, 881, 954, 987, 1050, 1142, 2389
Paddleford and King, relative to claim against State (Rec. No. 360)	1883
Parades, Sunday, relative to permitting (Int. No. 1131) ..	709

	PAGE
Partnership Law, relative to business names, continuing (Int. No. 815).....	400
Partnership Law, relative to firm names, fictitious (Int. No. 816)	400
Partnership Law, relative to limited partnerships (Rec. No. 372)	1885
Partnership Law, relative to wages, employees, receivers (Int. No. 287).....	99, 354, 383, 393, 412, 523, 622
Pawnbrokers, relative to reports, mechanic's tools (Int. No. 673)	314
Pawnbrokers, relative to take finger prints (Int. No. 149) ..	61
Peaches, relative to grading, packing and marking (Int. No. 391)	138
Peddlers, hawkers, relative to municipal regulations (Int. No. 168)	68
Peddlers, relative to municipal regulation (Int. No. 663) ..	313
	981, 1166, 1187, 1188, 1356, 2892
Peekskill, relative to steam boilers, engines and steam engi- neers (Int. No. 194).....	72
Penal Law:	
abandonment of wife, pregnant, section 50 (Int. No. 862)	439, 793, 849, 862, 887, 933
abandonment of wife, pregnant, section 50 (Rec. No. 161)	932
advertisements, misleading, section 421 (Int. No. 560) ..	210
	1175, 1406, 1449, 1580, 1647, 2590
advertising, highway signs, section 1423 (Int. No. 1494)	1495, 2098, 2116, 2139, 2161
advertising, highway signs, section 1423 (Rec. No. 325)	1878, 2144
adultery, repeal, sections 101-103 (Int. No. 1127)	709
arms of State, etc., wear, section 931 (Int. No. 856) ..	409
	632, 685, 696, 698, 761, 1898
assault, first degree, penalty, section 241 (Int. No. 66) ..	41
	463, 617, 639, 642, 744
badge, button, etc., by governments, wearing, section 1484 (Int. No. 310) ..	115, 211, 237, 240, 282, 307, 1323

Penal Law — Continued:

PAGE

badges, buttons, American Legion, unauthorized wear- ing, section 2240 (Int. No. 32) .. 37, 85, 162, 178,	193
196, 215,	622
balloons with parachutes, section 830 (Int. No. 1124) .	709
baseball players, bribing, section 382 (Int. No. 413) ..	153
461, 619, 639, 642,	740
baseball players, bribing, section 382 (Rec. No. 63) ..	509
687,	733
batteries, rental, storage, defacing, section 436-b (Int. No. 985)	587
burglary, first degree, penalty, section 407 (Int. No. 38)	37
burglary, second degree, penalty, section 407 (Int. No. 89)	44
burglary, penalties, section 407 (Int. No. 64) ... 41,	461
619, 639,	743
burglars' tools, possession of, section 408 (Int. No. 63)	41, 356, 462, 619, 639, 642, 743
burglars' tools, possession, section 409 (Int. No. 720) .	345
children, dance houses, poolrooms, section 484 (Rec. No. 399)	1899
children, discrimination, dwellings, section 2041 (Rec. No. 236)	1368, 1683, 1762, 1961
children in dwelling houses, discrimination, section 2041 (Int. No. 455)	161
class, hatred of, instigate, section 2075 (Int. No. 1475)	1420
conspiracies, farmers, dairymen, section 582 (Int. No. 13)	34
convicts, parole, fourth conviction, section 1492 (Int. No. 1364)	1043
dangerous weapons, penalty, section 1897 (Int. No. 929)	515
death penalty, murder, abolish, section 1045 (Int. No. 305)	115
dogs, live, experiments, section 185 (Int. No. 371) ...	136
drugs, habit-forming, section 1745 (Int. No. 584)	230
elective franchise, offenses, sections 757, 760-a, 763, 765, 776 (Int. No. 353)	123

Penal Law — Continued:

	PAGE
exhibitions, towns, repeal, section 834 (Int. No. 1123).	708
false statements, delivery bonds, section 1293-b (Rec. No. 211)	1248, 2107, 2125, 2200
firearms, dangerous weapons, sections 1897, 1897-a (Int. No. 723).....	345
firearms, householders, section 1897 (Int. No. 835)..	406
firearms, in dwellings, section 1897 (Int. No. 531)..	200
	1687, 1760, 1849, 2018, 2213, 2598
firearms, licenses, section 1897 (Int. No. 400).....	141
firearms, licenses, section 1897 (Rec. No. 65)..	509, 1689
	1762, 1960
firearms, licenses, New York City, section 1897 (Int. No. 202)	81
firearms, license to carry, section 1897 (Int. No. 498).	185
firearms, possess, in dwellings, section 1897 (Int. No. 506)	187
firearms, possession, fee, section 1897-b (Int. No. 774).	376
firearms, possessing, New York City, section 1897 (Int. No. 152).....	61
firearms, possessing, New York City, section 1897 (Int. No. 192).....	71
flags as receptacles for money, section 1425 (Int. No. 1265)	821, 1688, 1943, 2016, 2143, 2364, 2892
football games, permit on Sunday, section 2145 (Int. No. 330)	117
foreign countries, laws, advice respecting, section 281 (Int. No. 1359)....	1042, 1438, 1563, 1577, 1599, 1795
foreign countries, laws, advice respecting, section 281 (Rec. No. 355).....	1883
gambling, book-making, section 986-a (Int. No. 1394).	1155
	2098, 2116, 2139, 2160
gambling, losers, section 995 (Int. No. 1132).....	709
gambling, money won at, section 989 (Int. No. 1133).	709
government, speeches, foreign language, section 518 (Int. No. 878).....	441
grand larceny, first degree, penalty, section 1294 (Int. No. 59)	41

Penal Law — Continued:

al Law — Continued:	PAGE
grand larceny, first degree, penalty, section 1295 (Int. No. 62).....	41, 461, 530, 540, 551, 599, 634, 728
grand larceny, first and second degrees, sections 1294, 1296 (Int. No. 691).....	341
grand larceny, first and second degrees, sections 1294, 1296 (Int. No. 713).....	344
grand larceny, first and second degrees, sections 1294, 1296 (Int. No. 772).....	376
grand larceny, second degree, define section 1296 (Int. No. 57).....	40
grand larceny, second degree, penalty, section 1297 (Int. No. 58).....	40, 460, 531, 540, 551, 617, 726
health board, inspect certain premises, section 482 (Int. No. 1587)....	1926, 2641, 2797, 2801, 2868, 2895
highways, papers, refuse on, sections 1438, 1439 (Int. No. 171).....	69, 1438, 1562, 1576, 1602, 1777, 2591
horses, shodding, winter months, section 194 (Int. No. 193)...	72, 212, 237, 241, 293, 331, 1032, 1156, 1289 1360, 1922
incompetents, cruel treatment of, section 1123 (Int. No. 1558)	1745, 2603, 2625, 2642, 2668
incompetents, cruel treatment of, section 1123 (Rec. No. 448).....	2006, 2667
Labor Law violations, sections 1270, 1271, 1275, 1277 (Int. No. 199).....	81, 631, 684, 696, 724, 808
Labor Law violations, sections 1270, 1271, 1275, 1277 (Rec. No. 79).....	586, 807
law, corporations and associations, practicing, section 280 (Int. No. 219).....	84
law, practice of, by corporations, section 280 (Int. No. 893)..<	443, 1439, 1731, 1944, 2089, 2090, 2138, 2444 2770
lease, violation, telephone service, section 2040 (Int. No. 131).....	48
legal papers, drawing, section 272-a (Int. No. 79)..<	42 648, 792, 848, 949, 984, 1052, 1126
libel, defining, section 1340 (Int. No. 529).....	200

Penal Law — Continued:

PAGE

liquors, intoxicating, enforce prohibition, article 113 (Int. No. 107).....	46, 147, 196, 381, 519, 617, 651, 703, 775, 800, 844, 905, 1012
liquors, intoxicating, enforce prohibition, article 113 (Rec. No. 188).....	1173, 1441
mentally defective children, committing, section 486 (Int. No. 165).....	68
money, transmit, licenses for, section 306 (Int. No. 1446).....	1326, 1687, 1754, 1845, 1850, 1967
money transmitting, foreign countries, section 1522 (Int. No. 549).....	209, 646, 1461
motor vehicles, State arms on, section 958 (Int. No. 27).....	36, 212, 237, 240, 282, 306, 2388
motor vehicles, State or city arms on, section 958 (Int. No. 52).....	40, 632, 750, 800, 901, 1876
motor vehicles, State, use of, section 1877 (Rec. No. 455)	2007
murder, second degree, penalty, section 1048 (Int. No. 67).....	41, 461, 531, 541, 553, 660, 729
names, assumed, business, section 440 (Int. No. 818) ..	400
names, fictitious, partnerships, section 924 (Int. No. 817)	400
New York City employees, jury information, section 1793 (Int. No. 217).....	83
oil, mining corporations, statements, section 671 (Int. No. 88)....	43, 634, 775, 800, 801, 902, 921, 1099, 1223
pawnbrokers, take finger prints, section 1593 (Int. No. 149).....	61
perjury, proof of, section 1627 (Int. No. 69).....	41, 460, 531, 540, 551, 599, 727
physicians, prescriptions in English, section 1761-a (Int. No. 1596).....	1927
physicians, splitting fees, section 958 (Int. No. 1330) ..	962, 1686, 1760, 1844, 1931, 2078
picketing by aliens, section 1915 (Int. No. 392)....	138
police, frivolous complaints to, section 1793 (Int. No. 1337)	963

Penal Law — Continued:	PAGE
policy slips, section 975 (Int. No. 1134).....	710
pollution, public waters, section 1965 (Int. No. 19) ..	35
pool rooms, licensing, article 31 (Int. No. 741) ..	372, 994
1380, 1673, 1944, 2067, 2209	
prize fighting, repeal article 164 (Int. No. 1120)....	708
public officials, false representations, section 931-a	
(Int. No. 309).....	115
public officials, false representations, section 931-a	
(Rec. No. 149).....	910
public service corporations, exact consideration, section	
671 (Int. No. 918).....	514
racing, mechanical devices, section 987 (Int. No.	
1121)	708
railroad transfer tickets, sale, section 1566 (Int. No.	
1126)	709
robbery, first degree, penalty, section 2125 (Int. No.	
11).....	34, 460, 525, 540, 551, 600, 728
robbery, first degree, penalty, section 2125 (Int. No.	
87)	43
robbery, second degree, penalty, section 2127 (Int. No.	
60).....	41, 462, 619, 639, 642, 742
robbery, second degree, penalty, section 2127 (Int. No.	
85)	43
robbery, third degree, penalty, section 2129 (Int. No.	
61).....	41, 461, 530, 540, 551, 616, 725
robbery, third degree, penalty, section 2129 (Int. No.	
84)	43
sentence, suspension of, section 2188 (Rec. No. 586)	2418
shell fish, town regulations, section 1552 (Int. No.	
969)	547
shore, beach, trespass on, section 1425 (Int. No. 216)	83
shore beach, trespass on, section 1425 (Rec. No. 417) ..	1902
2406, 2431, 2530	
showmen, common, feats of, repeal section 833 (Int.	
No. 1125)	709
stock brokers, books, evidence, section 392 (Int. No.	
86)	43

Penal Law — Continued:

PAGE

stolen goods, criminally receiving, section 1308 (Int. No. 65).....	41, 213, 462, 617, 640, 697,	766
stolen property, penalty, section 1308 (Int. No. 1406) ..	1438, 1563, 1576, 1601, 1787,	2592
strikes, advertisements, employees, section 1279 (Int. No. 753)		373
strikes, etc., employment during, section 1279 (Int. No. 875)		441
strikes, use of policemen, guards, sections 1279, 1280 (Int. No. 797).....		398
Sunday barbering, New York City, section 2153 (Int. No. 97)....	44, 992, 1440, 1731, 1748, 2018,	2215
Sunday barbering, prohibiting, section 1253 (Int. No. 1263)		782
Sunday labor, business, permit, section 2147-a (Int. No. 25).....	36, 648, 914, 998, 1048, 1098,	1236
Sunday parades, section 2151 (Int. No. 1131).....		709
Sunday, public sports, section 2145 (Int. No. 1129) ..		709
Sunday sale, certain articles, section 2147 (Int. No. 1350) ..	1041, 1687, 1754, 1846, 1891, 2066, 2443,	2774
Sunday sale of commodities, section 2149 (Int. No. 1130)		709
Sunday theatricals, section 2152 (Int. No. 1128).....		709
Sunday traffic in souvenirs, section 2147 (Int. No. 666)		314
Sunday traffic in souvenirs, section 2147 (Rec. No. 76) ..	2100, 2118,	2173
theatre ticket speculators, prohibit, section 1534 (Int. No. 159)	62, 211, 237, 241, 282,	309
theatre ticket speculators, prohibit, section 1534 (Rec. No. 3)	182,	308
tickets, impersonate beneficiary, section 942 (Int. No. 1122)		708
vehicles, reckless driving, section 244 (Int. No. 170) ..	749, 805, 843, 844, 903,	1919
weapons, concealed, licenses, section 1897 (Int. No. 1503)		1570

Penal Law — Concluded:	PAGE
weapons, concealed, licenses, section 1897 (Rec. No. 484)	2113
wrestling, prohibit certain holds, section 836 (Int. No. 470)	165
P'enn Yan, relative to grant of State land (Rec. No. 333) ..	1879
2014, 2025, 2049	
P'ensions, relative to elective State officers (Int. No. 471) ..	165
1739, 1763, 1844, 1932, 2076	
Pensions, relative to elective State officers (Rec. No. 166) ..	1038
1427, 1569, 1633	
Pensions, relative to State employees (Rec. No. 258) ..	1664, 1908
2406, 2432, 2532	
Pensions, relative to State fund, field examiner (Int. No. 1441)	1325, 2599, 2622, 2642
Pensions, State Commission, relative to report (Rec. No. 44)	369, 629, 687, 735
Pensions, State employees, relative to uniform plan (Rec. No. 575)	2417, 2612, 2634, 2751
Personal Property Law, relative to conditional sales (Int. No. 1396)	1155
Personal Property Law, relative to conditional sales, contracts (Int. No. 836)	406, 1190
Personal Property Law, relative to conditional sales, filing (Int. No. 1508)	1570
Personal Property Law, relative to conditional sales, filing (Rec. No. 342)	1880
Personal Property Law, relative to fiduciaries, join dues paying corporations (Int. No. 138)	49
Personal Property Law, relative to gifts, grants, devises, educational purposes (Int. No. 688) ..	316, 445, 529, 540, 551
597, 657, 724,	811
Personal Property Law, relative to mortgages, parts, invest trust funds (Rec. No. 144)	857, 2379, 2381
Personal Property Law, relative to stock dividends, defining (Rec. No. 39)	369, 1497, 2413, 2441, 2626, 2643, 2759
Personal Property Law, relative to trust funds, invest in mortgages (Int. No. 822)	401

	PAGE
Personal Property Law, relative to trust funds, invest in mortgages (Int. No. 830)	405
Personal Property Law, relative to trust fund, investment (Int. No. 1057)	669
Pierce Sand Co., relative to claim against State (Int. No. 899)	510, 2027, 2599, 2621, 2642, 2648, 2899
Piggeries, relative to public nuisance (Int. No. 270)	96
Pine Plains, relative to fire limits (Int. No. 1038) ...	626, 1179 1408, 1448, 1581, 1645, 1922
Plattsburgh, battle of, relative to centenary commission (Rec. No. 503)	2253, 2401, 2427, 2484
Plattsburgh, relative to Macdonough's victory, memorial, appropriation (Int. No. 847)	407
Police departments, relative to certain villages (Int. No. 1407)	1174, 1742, 1942, 2017, 2278, 2565
Police departments, relative to certain villages (Rec. No. 536)	2259, 2564
Police departments, relative to second class villages (Int. No. 640)	297, 518, 543, 549, 664, 1036
Policemen, certain villages, relative to pension (Int. No. 618)	258, 354, 385, 432, 520, 556, 960
Policemen, railroad, relative to appointing (Int. No. 402) .	141 377, 395, 411, 521, 562, 855
Policemen, traffic, relative to unincorporated villages (Int. No. 356)	123, 359, 636, 686, 696, 698, 767
Policemen, traffic, relative to unincorporated villages (Rec. No. 108)	690, 1181, 1306, 1357
Policemen, villages, relative to retirement (Int. No. 428) ..	155
Police officers, relative to appointment as deputy sheriffs (Int. No. 762)	374
Police, relative to certain towns, pensions (Int. No. 1426) .	1252 1371, 1465, 1510, 1704, 1866, 2594
Police, towns, relative to qualifications (Int. No. 306) .	115, 351 385, 391, 402, 503, 622
Police, towns, relative to qualifications (Rec. No. 50)	370
Pool rooms, relative to licensing (Int. No. 741) ..	372, 994, 1380 1673, 1944, 2087, 2209

	PAGE
Poor Law, relative to indigent sick, care of, sanitariums (Int. No. 1206)	720
Poor Law, relative to indigent sick, care of, sanitariums (Rec. No. 219)	1249, 1374, 1466, 1626
Poor Law, relative to soldiers' graves, headstones (Int. No. 586)	230, 979, 1168, 1187, 1189, 1355, 2717, 2903
Poor Law, relative to soldiers and sailors, relief (Int. No. 1176)	716
Poor Law, relative to tubercular poor, treatment (Int. No. 254)	93
Port Authority, commissioners to, relative to appointment (Int. No. 1310)	912
Port Authority, commissioners to, relative to appointment (Rec. No. 366)	1884, 2242, 2267, 2320
Port Chester, relative to burning garbage (Rec. No. 192) ..	1245 1443, 1568, 1628
Port Chester, relative to Masonic Guild, incorporate (Rec. No. 244)	1662, 2099, 2117, 2168
Port Chester, relative to police justice, salary (Int. No. 1013)	591, 840, 867, 885, 890, 1020
Port Chester, relative to police justice, salary (Rec. No. 151)	911, 1019
Port Chester, relative to police pensions (Int. No. 973) ...	548 841, 868, 886, 917, 1058
Port Chester, relative to police pensions (Rec. No. 148) ...	910 1057
Port Chester, relative to public health, money (Int. No. 976)	548, 841, 868, 885, 891, 1017
Port Chester, relative to public health, money (Rec. No. 150)	911, 1016
Port Jarvis, relative to city tax levy, increase (Int. No. 1002)	590
Port Jarvis, relative to street paving, expense, street rail- ways (Int. No. 1003) .	590, 1429, 1565, 1577, 1602, 1777, 1923
Port Jarvis, relative to tax levy, street improvements (Int. No. 501)	186
Port Jarvis, relative to water works company, capital stock (Int. No. 613)	257, 348, 385, 392, 402, 504, 1036

	PAGE
Port Leyden, relative to canal bridge, Main street (Int. No. 837)	406
Port of New York, relative to agreements with New Jersey (Int. No. 732)	346, 631, 805, 843, 844, 903, 1013, 1322
Port wardens, New York City, relative to reduce number (Int. No. 842)	407
Port wardens, New York City, relative to reduce number (Rec. No. 130)	820, 1259, 1319, 1353, 1471, 1516, 1617
Port wardens, New York, relative to salaries, repeal (Int. No. 795)	397
Poughkeepsie, relative to annexing part of town to city (Int. No. 565)	211, 451, 528, 539, 554, 655, 1586, 2235
Poughkeepsie, relative to annexing part of town to city (Rec. No. 432)	1904
Poughkeepsie, relative to city bonds, payment (Int. No. 1166)	714, 1271, 1410, 1511, 2444, 2563
Poughkeepsie, relative to city bonds, payment (Rec. No. 431)	1904, 2562
Poughkeepsie, relative to school bonds, legalizing (Int. No. 1165)	714, 1266, 1314, 1335, 1345, 1545, 2354, 2897
Poughkeepsie, relative to school bonds, legalizing (Rec. No. 382)	1886
Prayer by Rev.:	
Albertson, E. F.	209
Blessing, Frank T.	777, 1245
Boldt, Wm. F.	135, 199
Buck, Milton G.	1494
Bulnes, John	165
Carlisle, J. G.	120
Creighton, Frank W.	2006
Douglas, G. C.	1419
Edwards, Wm. H.	747
Fagan, J. M.	2094
Gahn, Ernest M.	1877
Garfield, James B. D.	1172
Good, Thomas R.	622
Hager, Charles S.	2236, 2598

Prayer by Rev. — Concluded:	PAGE
Hansen, Andrew	817
Harriman, Charles C.....	1926
Hiller, George B.....	509
Kittell, James S.....	1899
James, Edward R.....	874
Jones, J. Addison.....	390
Leitzell, Charles W.....	396
Long, D. R.....	404
Long, L. R.....	2392
Macdonald, P. A.....	313
Mallery, Charles G.....	960
Seeley, J. B.....	1154
Sparks, Wm. A.....	158
Storey, Creighton R. .7, 22, 59, 68, 81, 90, 94, 95, 112,	140
151, 181, 192, 227, 252, 290, 296,	341
369, 438, 534, 545, 667, 689, 706,	856
910, 1037, 1079, 1092, 1306, 1325,	1367
1570, 1588,	1839
Torrance, C. E.....	586
Walker, Charles H.....	1744
Wilmshurst, W. G.....	1661
Printing Law, relative to American Legion, printing re-	
ports (Int. No. 370).....	135, 1141, 2237, 2262, 2339, 2899
Printing Law, relative to State board, reorganize, State re-	
ports, etc. (Int. No. 1388).....	1154
Printing Law, relative to State board, reorganize, State re-	
ports, etc. (Rec. No. 444)....	2006, 2400, 2426, 2482, 2673
Prison Law, relative to Eastern New York reformatory,	
mental defectives (Rec. No. 464)....	2008, 2247, 2271, 2294
Prison Law, relative to Eastern New York reformatory,	
transfers (Int. No. 674).....	314
Prisons, relative to pardon board creating (Rec. No. 494).	2252
Prison Law, relative to parole of convicts (Int. No. 1363) ..	1043
1189, 1426, 1732, 1749, 1891, 2059,	2895
Prison Law, relative to prisoners, compensation (Int. No.	
562).....	211, 447, 619, 639, 642, 745, 806, 1009
Prison Law, relative to reformatories, inmates, attend fune-	
erals (Rec. No. 43)	369, 1445, 1568, 1630

	PAGE
Prisons, relative to wayward minors, New York City, detain (Int. No. 1222)	723, 1437, 1567, 1578, 1604, 1824
Prisons, relative to wayward minors, New York City, detain (Rec. No. 239)	1368, 1823
Prison Law, relative to Westchester county, jail liberties (Rec. No. 329)	1878, 2099, 2117, 2165

Privilege of floor, extended to:

Ahern, Hon. F. M.	158
Ahern, Hon. J. J.	747
Allen, Hon. H. E.	59
Allen, Hon. James	158
Apgar, Hon. James K.	2236
Austin, Hon. George C.	1493
Brown, Hon. Charles	508
Coffey, Hon. Wm. S.	2236
Constantine, Hon. H. A.	508
Cross, Hon. G. T.	341
Davies, Hon. E. O.	1037
Davies, Hon. George	2005
Doughty, Hon. G. W.	208
Frisbie, Hon. D. D.	1493
Fullager, Hon. H. S.	909
Fuller, Hon. Chas. R.	2236
Graves, Hon. Ross.	2236
Griffin, Hon. John J.	747
Johnson, Hon. R. H.	59
Kopp, Hon. Harry.	1661
Lilly, Hon. Mary	1366
Losenstein, Hon. E.	226
McCumber, Hon. James.	586
McElligott, Hon. P. P.	2236
McNab, Hon. Walter.	208, 1037
Merrill, Hon. H. M.	960
Murphy, Hon. H. A.	158
Ogden, Hon. Charles B.	689
Page, Hon. A. N.	2236

Privilege of floor, extended to - Concluded:	PAGE
Parker, Hon. A. B.....	960, 1419, 2005
Pearlman, Hon. N. B.....	1419
Pellet, Hon. W. W.....	208
Powers, Hon. John.....	2236
Quackenbush, Hon. S. E.....	960
Rogers, Hon. James B.....	112
Sammis, Hon. Ida B.....	22
Servin, Hon. Wm. A.....	112
Seesselberg, Hon. H.....	747
Shannon, Hon. John.....	747
Showers, Hon. Harding.....	508
Slater, Hon. George.....	2236
Small, Hon. George F.....	226
Smith, Hon. John A.....	313
Smith, Hon. O. J.....	112
Taylor, Hon. T. D.....	313
Tiffany, Hon. George.....	1743
Van Wagenen, Hon. J.....	67
Wadsworth, Hon. Jas. W., Sr.....	2236
Warner, Hon. H. E.....	112
Weaver, Hon. W. R.....	909
Wheeler, Hon. H. E.....	208
Whipple, Hon. J. F.....	960
Provident Loan Society, New York, relative to borrow money (Rec. No. 429)	1904
Public administrator, relative to certain counties, appoint- ment (Int. No. 1224)	723
Public Buildings Law, relative to admission to Soldiers' and Sailors' Home (Int. No. 227) ..90, 156, 163, 174,	196 214
Public Buildings Law, relative to Guy Park House, main- tenance (Int. No. 1071) ..671, 2142, 2239, 2264, 2347,	2901
Public Buildings Law, relative to Soldiers' and Sailors' Home, trustees (Int. No. 1457)	1368
Public Buildings Law, relative to Soldiers' and Sailors' Home, trustees (Rec. No. 569)	2416, 2611, 2634, 2750
Public defenders, counties, relative to electing (Int. No. 243)	92

	PAGE
Public defenders, counties, relative to electing (Int. No. 383)	137
Public Health Law, to amend, relative to:	
barbers, licensing (Int. No. 1262)	781
bathing establishments, pulmotors (Int. No. 1111)...	707
beer, medicinal purposes (Int. No. 1369).....	1079, 2644
chiropody, podiatry (Int. No. 1397)	1173
chiropractic, practice of, regulate (Int. No. 1366)...	1044
1263, 1496, 1734, 1746, 1750, 1950,	2226
chiropractic, practice of, regulate (Int. No. 1545)....	1671
cold storage, transfer powers (Int. No. 389)	442
consolidated districts, members, pay (Int. No. 868)..	440
983, 1066, 1082, 1097, 1219,	1876
county clinics, tubercular patients (Int. No. 1259) ..	781
1177, 1304, 1340, 1452, 1527,	1616
county clinics, tubercular patients (Rec. No. 212)...	1248
1374, 1465,	1625
county general hospitals, tuberculosis patients (Int. No. 1487)	1494
county general hospitals, tuberculosis patients (Rec. No. 421)	1903
dental offices, under title (Int. No. 1482)	1421
dental societies, property of, amount owned (Int. No. 1423)	1252, 1505, 1584, 1596, 1599, 1794, 2893
food, in hotels and restaurants (Int. No. 1546)	1671
2603, 2626, 2644, 2668,	2902
garbage, refuse, transportation (Int. No. 21)	35, 1506
1733,	2277
garbage, refuse, transportation (Rec. No. 319)	1841
2244, 2269,	2328
garbage, refuse, treatment, consents (Int. No. 22) ...	35
1507, 1733,	2277
garbage, refuse, treatment, consents (Rec. No. 320) ..	1841
2244, 2269,	2328
health boards, inspect certain premises (Int. No. 1587)	1926
2641, 2797, 2801, 2868,	2895
health centers, creating, etc. (Int. No. 962) .	546, 801, 1189

Public Health Law, to amend, relative to — Continued:	PAGE
health departments, second and third class cities (Int. No. 811)	400, 1066, 1084, 1093, 1219, 1876
health districts, supervisors establish (Int. No. 648)	297
1697, 1756, 2092, 2137, 2443,	2774
health districts, supervisors establish (Rec. No. 345)	1881
	2773
Hoffman or Swinburne islands, persons from, certificate of health officer (Int. No. 1026)	624
Hospital Development Commission, members (Int. No. 1)	33
Hospital Development Commission, members (Rec. No. 1)	125
laboratories, germs, supervising (Int. No. 912)	513
982, 1066, 1088, 1157, 1291,	1876
laboratory, district supply stations (Int. No. 911)	513
982, 1066, 1082, 1098, 1209,	2893
Lake George health district, repeal (Int. No. 160)	62
799, 896, 915, 917, 1054,	1588
laundries, disinfect materials (Int. No. 113)	46
Medical Examiners, State Board, secretary (Int. No. 1538)	1670
medicine, practice (Int. No. 1352)	1042, 1698, 2092, 2208
military hospital, State, control of, etc. (Int. No. 1586)	1918
Mosquito Extermination Commission, secretary (Int. No. 915)	513, 982, 1068, 1083, 1097, 1226
narcotic drugs, addicts, care (Int. No. 578)	229, 2641
2788, 2801, 2826,	2895
narcotic drug control (Int. No. 579)	229, 1193, 2142
2240, 2265, 2350,	2598
narcotic drug control (Int. No. 1490)	1495, 2142, 2239
2264, 2345,	2597
narcotic drug control, repeal (Int. No. 94)	44, 1185
1407, 1559, 1577, 1601, 1786,	2597
narcotic drug control, transfer (Int. No. 612)	257
narcotic drugs, regulation, sale, administration (Int. No. 1539)	1670

Public Health Law to amend, relative to — Concluded:	PAGE
New York City water supply, protect (Int. No. 1041).	625
1505, 1733, 1747, 1893, 1990, 2056, 2231,	2355
nurses, public health, counties (Int. No. 1095).....	692
nurses, public health, counties (Rec. No. 143)...	856, 983
1070,	1149
nurses, registered, qualification (Int. No. 1495).....	1495
1697, 1761, 1843, 1931, 2082, 2353,	2563
osteopathy, regulations (Int. No. 583).....	230, 799, 844
physicians, splitting fees (Int. No. 1330).....	962, 1686
1760, 1844, 1931,	2078
piggeries, as public nuisance (Int. No. 270).....	96
prenatal and maternity care, money for (Int. No. 1455)	1327
2012, 2020, 2023, 2034,	2391
prenatal, maternity care, money for (Rec. No. 438)..	1905
prescriptions, physicians, writing in English (Int.	
No. 1596)	1927
preventoriums, counties establish (Int. No. 1334)...	962
preventoriums, counties establish (Rec. No. 415)....	1902
public health council, members (Int. No. 1075).....	672
1697, 1759, 1846, 1890,	2074
public health, engineering work (Rec. No. 315).....	1840
2400, 2427,	2483
radium emanation, use, State institutions (Int.	
No. 653) ...	298, 798, 851, 862, 890, 941, 1998, 2385
school children, medical inspection (Int. No. 1347)..	1041
slaughter houses, creameries, inspection (Int. No. 1274)	822
tubercular poor, treatment (Int. No. 254).....	93
veterinary medicine, practice (Int. No. 1571).....	1888
vital statistics (Int. No. 1474).....	1420, 1697, 1757, 1843
1892, 2068,	2893
Public Lands Law, relative to canal lands, abandoned, rail-	
roads (Int. No. 1338).....	963
Public Lands Law, relative to canal lands, abandoned, rail-	
roads (Rec. No. 409)	1901, 2104, 2121, 2186
Public Lands Law, relative to hydraulic canal, abandon use	
(Int. No. 1416).....	1251, 2142, 2239, 2264, 2345
Public Lands Law, relative to hydraulic canal, abandon use	
(Rec. No. 388).....	1887, 2250, 2274, 2307

	PAGE
Public Lands Law, relative to lands, State, abandoned, erroneous taxes (Int. No. 1389).....	1154, 1421, 1564, 1576 1601, 1787, 1920
Public Officers Law, relative to elective officers, vacancies (Int. No. 354)	123
Public Officers Law, relative to State departments, location (Int. No. 100)	45
Public Service Commissions Law:	
gas and electricity, increased rates, deposits (Int. No. 1437)	1307
gas and electric meters, tests (Int. No. 1491)	1495
gas, by-product, purchase (Int. No. 1432).....	1306, 1933
gas, electricity and steam, statements (Int. No. 1062) .	670
gas, electric, steam and water meters, reading (Int. No. 1328)	962
messenger, signaling corporations, supervision (Int. No. 140)	50
motor bus lines, common carriers (Int. No. 1243)...	779
municipal ownership, public utilities (Int. No. 433) .	156
Municipal Utilities Law (Int. No. 486).....	167
Municipal Utilities Law, enacting (Int. No. 462) .	162, 2580
natural gas, pressure (Int. No. 1112).....	707, 846, 2917
publicity, expenditures (Int. No. 1225).....	748
Public Service Commissions, reorganize (Int. No. 731)	346
489, 826, 893, 950, 999, 1048, 1095,	1164
Public Service Commissions, reorganize (Rec. No. 185)	1040
1160,	1164
rate making, fix value for, tax reports (Int. No. 1368)	1079
stage coach companies, New York City (Rec. No. 182)	1040
1264, 1320, 1353, 1472, 1516, 1617, 1711,	1772
stage route, New York City, repeal charter (Rec. No. 181)	1040, 2243, 2268, 2324
street cars for use of women, New York City (Int. No. 297)	114, 232
telephone pay stations, subways, etc. (Int. No. 124) ..	48
Transportation, Public Utilities Law, enacting (Int. No. 1294)	875
valuation, traction property, jurisdiction, etc. (Rec. No. 487)	2462, 2465

	PAGE
Public Utilities Law, relative to transportation, enacting (Int. No. 1294)	875
Public works, contract, relative to bond (Int. No. 1058) ..	669
Public works, relative to certain contracts (Int. No. 1402) ..	1173 1513
Public works, relative to certain contracts (Rec. No. 358) ..	1883 2109, 2127, 2445, 2670
Public works, relative to contracts, claims (Int. No. 1379) ..	1080
Purchasing departments, cities, relative to establish (Int. No. 587)	230, 973, 1066, 1084, 1099, 1206, 1897
Purchasing departments, cities, relative to establish (Rec. No. 111)	747, 2399, 2425, 2478
Purchasing departments, relative to certain counties (Int. No. 1096)	692, 979, 1167, 1350, 1450, 1603, 1717
Purchasing departments, relative to certain counties (Rec. No. 227)	1250, 1374, 1466, 1627

Q.

Quackenbush, Vinita K., relative to claim against State (Rec. No. 514)	2255, 2402, 2428, 2491
---	------------------------

R.

Racing meetings, relative to annual State tax (Int. No. 253) ..	93 294, 1277, 1409, 1464, 1557, 1580, 1705, 1872
Radium emanation, relative to use, State institutions (Int. No. 653)	298, 798, 851, 862, 890, 941, 2385
Railroads:	
abandoned canal lands, conveying parts (Int. No. 1237) ..	778
abandoned canal lands, conveying parts (Rec. No. 245) ..	1662 2102, 2120, 2180
B. R. T. railroad, station, Third street, Brooklyn (Int. No. 971)	548
canal lands, abandoned, condemning (Int. No. 1338) ..	963
canal lands, abandoned, condemning (Rec. No. 409) ..	1901 2104, 2121, 2186
Champlain and Sanford railroad, extend time (Int. No. 963)	546, 825, 867, 895, 916, 1051, 1130

Railroads — Continued:

PAGE

Champlain and Sanford railroad, extend time (Rec. No. 124)	819, 1129
coal jimmies, caboose cars (Rec. No. 110)	691, 1280
	1320, 1397
crews, engines, yard limits (Int. No. 730)	346, 646
	1099, 1701, 1917, 2093, 2277
crossings, highways, elimination (Int. No. 1466)	1369
	1700, 1759, 1888, 1931, 2081
crossings, highways, elimination (Rec. No. 520)	2256
	2405, 2431, 2502
Frontier Electric railway, extend time for completing (Int. No. 279)	98, 377, 395, 411, 520, 560
Frontier Electric railway, extend time for completing (Rec. No. 48)	370, 559
full crews, baggageman (Int. No. 1277) ...	823, 1280, 1317
	1339, 1454, 1541, 1921
grade crossings, altering, towns (Int. No. 1365)	1043
	2413, 2438, 2641
grade crossings, altering, towns (Rec. No. 657)	2731
	2793, 2806, 2851
grade crossings, elimination of, cost (Int. No. 1260) ..	781
	978, 1070, 1155, 1346, 1487, 1523
grade crossings, elimination of, cost (Rec. No. 234) ..	1367
	1522
Little Falls and Johnstown railroad, extend time for completing (Int. No. 209) ..	82, 377, 396, 431, 520, 521
	566, 688
Long Island railroad bridge, Atlantic avenue-102d street, demolish (Int. No. 995)	589
Long Island railroad, grade crossing, Bell avenue (Int. No. 1141) ..	711, 1190, 2602, 2625, 2644, 2665, 2902
Long Island railroad, grade crossing, Queens (Int. No. 996)	589, 2641, 2788, 2801, 2825
Nassau Electric railroad, Central and Park avenue line (Rec. No. 660)	2762
Nassau Electric railroad, transfers (Int. No. 561) ...	210
	448, 824, 865, 895, 916, 991, 1108, 1835

Railroads — Continued:

PAGE

New York Central railroad station, streets around (Int. No. 980)	587
New York Central railroad station, streets around (Rec. No. 175)	1039, 1538
New York City, acquire certain property, Brooklyn (Int. No. 1200)	720
New York City, operate railroads, referendum (Int. No. 865)	439
New York City, railroads, paving (Int. No. 909)...	512
New York City, relocate street railroad tracks (Int. No. 1034)	625
New York City, relocate street railroad tracks (Rec. No. 658)	2732, 2798, 2810, 2873
New York City, street cars, through runs (Int. No. 446)	160
	554
New York City, tracks, west side, nuisance (Int. No. 434)	156
New York City, transportation department, create (Int. No. 864)	439
paving, cost, street surface railroads (Int. No. 1399) ..	1173
pavements, repairs, certain openings (Int. No. 1564) ..	1842
	2394, 2420, 2443, 2478
pavements, repairs, certain openings (Rec. No. 557) ..	2415
	2477
Pelham Bay park, railroad in, construction (Int. No. 451)	160, 674, 704, 723, 724, 808, 2897
police, steam roads, appointing (Int. No. 402)	141
	377, 395, 411, 521, 562, 855
rapid transit contracts, payments on (Rec. No. 303) ..	1669
	2615, 2637, 2741
Rochester, agreements, use of railroad (Rec. No. 368)	1884
	2409, 2434, 2545
signalmen, one day rest in seven (Int. No. 1537)	1670
street railroads, employment of females (Int. No. 1418)	1251
street railroad transfer tickets, selling (Int. No. 1126)	709
towerman, gateman, signalman, employment (Int. No. 1195)	719

Railroads — Concluded :	PAGE
warning signals, at grade crossings (Int. No. 315)...	116
warning signs, at crossings (Int. No. 632).....	291
Westchester county, improve transportation (Rec. No. 553)	2414, 2790, 2803
Read, John J. P., deceased, relative to real estate, Buffalo, transfer title (Rec. No. 156).....	911, 1675, 1762, 1960
Real Property Law :	
acknowledgments, proofs, foreign countries (Int. No. 1392)	1155, 1736, 1766, 1890, 2018, 2218
actions to recover (Rec. No. 649) ..	2730, 2797, 2810, 2869
actions to recover possession of property (Int. No. 1577)	1906, 1935
adverse possession (Int. No. 757).....	373
alien property custodian, demands of, recording (Rec. No. 603)	2573, 2612, 2635, 2753
brokers, salesmen, State license (Int. No. 545) ...	202, 980
1168, 1188, 1194, 1347, 1483, 1703	
1865, 1949, 2057, 2594	
children, discriminating against (Int. No. 455)....	161
children, discriminating against (Rec. No. 236)....	1368
1688, 1762, 1961	
conveyances, indexing, New York, Queens and Richmond (Int. No. 1031)	625
corporations, certain, join dues paying associations (Int. No. 139)	49
dispossess proceedings, exceptions (Int. No. 132)....	48
dispossess proceedings, exceptions (Int. No. 134)....	49
dwellings, exempt from taxation (Rec. No. 647)....	2730
2794, 2807, 2856	
ejectment actions, where brought (Int. No. 122)....	47
ejectment proceedings, exceptions (Int. No. 133)....	49
fences, limit height (Int. No. 1572).....	1888, 2110, 2132
gifts, grants, devises, educational purposes (Int. No. 688) ..	316, 445, 529, 540, 551, 597, 657, 724, 811
guardian ad litem, appoint (Int. No. 595).....	231, 1740
1765, 1889, 1931, 2076, 2593	

Real Property Law — Continued:	PAGE
guardian ad litem, appoint (Rec. No. 249).....	1663
instruments, affecting real property, drawing (Int. No. 79)	42, 648, 792, 848, 949, 984, 1052, 1126
land loan bureaus, cities, first class (Int. No. 1419) ..	1252
lease, renewals, notice of (Int. No. 1575).....	1906, 1934
maps, standard size (Int. No. 214).....	83
maps, standard size (Rec. No. 205).....	1247
mortgages, liens, moratorium staying judgment (Int. No. 4)	33
mortgages, recording discharge (Int. No. 838).....	406
mutual estates, husband or wife (Int. No. 431) ..	155, 633
750, 800, 901, 921, 1115, 1198, 1402, 1612, 1945	
rent actions, defenses, etc. (Int. No. 1576).....	1906, 1936
rent actions, defenses, etc. (Rec. No. 654).....	2731, 2795
	2808, 2858
rent actions, New York City Municipal Court, costs (Int. No. 2)	33
rent actions, New York City Municipal Court, costs (Int. No. 125)	48, 792, 850, 862, 889, 940
rent actions, New York City Municipal Court, where brought (Int. No. 26) ...	36, 212, 238, 240, 300, 360
	856, 1324
rent actions, unjust agreements, hotels (Int. No. 1214)	721
rent actions, unpaid rent, paying (Int. No. 274)....	97
rent actions, where brought (Int. No. 304).....	114
rent, default in payment (Int. No. 1581).....	1907
rent, default in payment (Rec. No. 653).....	2731, 2794
	2807, 2835, 2854
rent, default, recover property, hotel rooms (Int. No. 1215)	722, 1370, 1468, 1508, 1604, 1810
rents, exceeding valuation, New York City property (Int. No. 46)	38
Suffolk county, cemeteries, maps (Int. No. 869)....	440
	630, 684, 696, 699, 755, 855
summary proceedings, costs (Int. No. 123).....	47
summary proceedings, exceptions, certain cities (Int. No. 137)	49

Real Property Law — Concluded:	PAGE
summary proceedings, recover possession (Rec. No. 648)	2730
	2807, 2852
titles, action to register (Int. No. 596)	231, 964, 1068
	1083, 1098, 1209, 1323, 1928
titles, action to register (Int. No. 1451)	1326
titles, action to register (Rec. No. 206)	1247
titles to property, registering (Int. No. 675)	315, 1427
	1740, 1765, 1889, 2018, 2219
Reed, Ida M., relative to claim against State (Int. No. 507)	187
	488, 880, 953, 986, 1051, 1130, 2389
Referees, official, relative to second district (Int. No. 361) .	124
	1425, 1729, 1746, 1851, 1982
Regents of University, election of	188, 207, 221, 223, 250
Religious Corporation Law, relative to African Methodist	
Episcopal Zion Church (Int. No. 1320)	961, 1446, 1561
Religious Corporation Law, relative to African Methodist	
Episcopal Zion Church (Rec. No. 215)	1248, 1427, 1569
	1634
Religious Corporation Law, relative to papers, filing with	
Secretary of State (Int. No. 500)	186, 823, 866, 886, 917
	1059
Religious Corporation Law, relative to papers, filing with	
Secretary of State (Rec. No. 137)	821, 1058, 1116
Remsen and West Canada Creek Telephone Co., relative to	
claim against State (Int. No. 1060)	670, 1699, 1755, 1846
	1850, 1974, 2591
Remsen and West Canada Creek Telephone Co., relative to	
claim against State (Rec. No. 370)	1884
Rensselaer county, relative to treasurer, correct books (Int.	
No. 1211)	721, 1372, 1468, 1509, 1600, 1800
Rensselaer county, relative to treasurer, correct books (Rec.	
No. 198)	1246, 1799
Reports of:	
American Scenic and Historic Preservation Society . .	2392
Attorney-General	151
board of estimate and apportionment, New York City .	23

Reports of — Continued:

	PAGE
board of managers, Rome State School	199
Broom County Humane Society and Relief Association	1494
Commissioners of Land Office	192
Commissioners of Palisades Interstate Park.....	2095
Commissioners of Watkins Glen Reservation.....	2392
Commissioner of Highways	95
Commissioner of Pensions	1419
Commission to Investigate Title to Lands, Forest Pre- serve	158
committee on drawing seats	17
Comptroller	16
Comptroller on expenditures of the canals.....	1173
Conference Committee on Assembly bill, Int. No. 516, Civil Practice Act	2275
Conservation Commission	1092
Council of Farms and Markets.....	2006
Department Commander of United States Spanish American War Veterans, 1919-1920.....	2392
Department of State Police.....	22
Fiscal Supervisor of State Charities.....	2094
Industrial Commission	396
Institute for Blind, New York City.....	94
Jewish Protectory Aid Society.....	1926
Joint Committee on Taxation and Retrenchment....	844
Joint Legislative Committee on Improved County Highways	51
Joint Legislative Committee on Recodification and Revision of Labor Laws.....	50
Joint Legislative Committee on Revision of Election Laws, minority report	1189
Judiciary Committee, on contests of seats..470, 473,	476
478, 481, 484,	486
Judiciary Committee on Eligibility of Henry Jager..	1380
1385,	1391
Military Hospital Commission	1926
Mohawk and Hudson River Humane Society.....	1079
municipal accounts	2095

Reports of — Continued:

	PAGE
New York and New Jersey Port and Harbor Development Commission	296, 363
New York and New Jersey Port and Harbor Development Committee	112
New York Monument Commission	667
New York Society for Prevention of Cruelty to Children	2392
New York State Boxing Commission and License Committee	2236
New York State Bridge and Tunnel Commission	1092
New York State Department of Health	2598
New York State Nautical School	296
pardons, commutations and reprieves, year 1920	747
Poppenhuysen Institute	60
Roosevelt Memorial Commission	16
School for Deaf, Malone	874
schools in institutions for deaf and blind	2392
Secretary of State, on statistics of crime	95
Society for Reformation of Juvenile Delinquents	120
Society of the New York Hospital	1172
Soldiers' and Sailors' Home, Bath	16
State Agricultural and Industrial School of Industry	397
State Board of Charities	545
State Civil Service Commission	2598
State Commissioner of Excise	151
State Commission for Mental Defectives	545
State Engineer and Surveyor	23
State Engineer and Surveyor, Ellicott creek	16
State Hospital Commission	1494
State Hospital for Incipient Tuberculosis	95
State Racing Commission	1173
State Reservation at Niagara	23
State Tax Commission	1877
State Treasurer	1325
State Treasurer on Motor Vehicle Law	135
Superintendent of Banks	16
Superintendent of Banks	910

Reports of — Concluded:

	PAGE
Superintendent of Insurance.....	545
Superintendent of Public Works on Canals.....	112
Transit Construction Commission.....	16
Western House of Refuge, Albion.....	151
Woman's Relief Corps Home, Oxford.....	23

Resolutions:

adjourn out of respect to memory of Hon. Gordon H. Peck	403, 436, 438, 892
adjourn out of respect to memory of James Cardinal Gibbons	1348
adjourn out of respect to memory of Hon. John F. Ahearn	56
adjourn out of respect to memory of Hon. Martin Van Buren Ives	751
adjourn out of respect to memory of Hon. Patrick Murray	208
adjourn out of respect to memory of Thomas Jefferson	2146
adjourn out of respect to memory of Hon. Wilfred E. Youker	79
clerk, directed to arrange seats for accommodation of the press	14
clerk, directed to invite clergymen to open session with prayer	13
clerk, directed to make usual contracts with postmaster and express companies for shipping papers and documents	14
clerk, election of.....	10
committee on Soldiers' Home, be directed to visit the homes at Bath and Oxford.....	919
committee to prepare ballots for drawing of seats.....	15
committee to wait upon the Governor.....	13, 2887
committee to wait upon the Senate.....	13, 249, 2888
Congress, to bring about agreement between nations, reduction of armament.....	67, 76, 80, 120
first assistant doorkeeper, election of.....	12
hours for daily sessions.....	58

Resolutions — Continued:

	PAGE
Jager, Henry, excluded from membership.....	20, 1391
Jager, Henry, expenses arising from investigation and other contested seats, relative to payment.....	2445
Jager, Henry, qualification and eligibility to seat in Assembly	57, 1391, 1462
Judiciary Committee, to hear all contests of seats, appropriation	176
McDonald, Thomas J., duly elected and entitled to hold seat	475
McKee, Joseph V., duly elected and entitled to hold seat	486
official stenographer, election of.....	12
Orr, Samuel, excluded from membership.....	20, 1606
Peck, Hon. Gordon H., regrets of Committee on Charitable and Religious Societies.....	892
principal doorkeeper, election of.....	12
print 1,000 copies of Assembly bill, Int. No. 785, Buffalo charter bill	389
print 1,000 additional copies of Assembly bill No. 1207, Conservation Law, trespass, private lands...	845
print 1,000 additional copies of bills, Int. Nos. 108, 106 and 38, Liquor Tax Law, prohibition enforcement	2030
print 1,000 additional copies of Assembly bill No. 1208, relative to motion pictures, regulate....	869, 1286 1379
print 5,000 additional copies of Assembly bill, No. 1351, Public Health Law, relative to health centers.	2260
print 10,000 additional copies of Senate bill, Int. No. 571, Public Health Law, relative to health centers.	2031 2260
Regents of University and Council of Farms and Markets, election	207, 221
Rule 12, amended	1894
Rule 24, amended.....	1854
Rule 43, amended	2445
rules, adoption of	15

Resolutions — Concluded:	PAGE
second assistant doorkeeper, election of.....	12
sergeant-at-arms, election of	11
Solomon, Charles, disqualified, seat declared vacant.	21
	1606
Solomon, Charles, excluded from membership....	19, 21
speaker, election of	8
Walsh, Edward J., duly elected and entitled to hold seat	480
Resolutions, concurrent:	
adjourn to Monday, January 17th.....	58, 59
adjourn sine die, Friday, April 15th.....	893, 2383, 2905
adjourn to Wednesday, January 12th.....	16, 22
Ahearn, Hon. John F., memorial, print 3,000 copies.	2579
American advances to foreign governments, relative to proposed cancellation	313, 338, 341, 403, 580
American soldier, unknown, died in France, transfer of body to Albany.....	101, 111, 118
American soldier, unknown, transportation of body to this country	312, 337, 368
barge canal, discontinue Federal operation, urge pass- age of Wadsworth resolution.....	87
Brooklyn City Railroad Company, adequate service at present fare, Park Slope line.....	67, 75, 111
clerks of Senate and Assembly, recess appointments, when appropriation is made.....	2577
committee to investigate compensation of school teachers, school systems, etc., extend time.....	1895
Congress bill, No. 12320, suspension of immigration, protest against enactment	67, 73, 119, 157
Congress to modify provisions of Volstead Act.....	67, 76, 80
	101, 490
Conservation Commission, forest and wild life con- servation, extend time	1607
Dr. Einstein and Dr. Chaim Weitzmann, heartfelt welcome	1894

Resolutions, concurrent — Continued:	PAGE
Federal Forest Policy, endorsed by State as presented in bill H. R. 15327.....	1033, 1034
Federal Forest Policy, endorsed by State as presented in bill H. R. 15327.....	1100
Federal government, jurisdiction of over State waters, Attorney-General to take action.....	207, 224, 226
immigrants, plague infected, relative to danger..	312, 339
joint Assembly, Wednesday, February 9, election of Regents of University and Council of Farms and Markets	188, 250
Joint Cities Committee, meet in New York City, hearings on charter amendments	99
joint committee on simplification of civil practice, extend time	1101
joint committee to codify labor laws, extend time, fill vacancies	86, 169
joint committee to devise plans for observance of Dante centenary	2280, 2413, 2439
joint committee to examine Election Law, extend time.	584
joint committee to examine Election Law, extend time.	79
	89, 580
joint committee to examine law, relative to business of transmitting money to foreign countries.....	2283
joint committee to examine laws, relating to corporations	2576, 2820
joint committee to examine, recodify and revise Election Law	2281, 2815
joint committee to examine Farms and Markets Law and Agricultural Law	580, 620
joint committee to examine, recodify and revise Farms and Markets Law, Agricultural Law...	2282, 2787, 2818
joint committee to investigate affairs of New York City and county	67, 78
joint committee to investigate all public work now under way	208, 219
joint committee to investigate banks and trust companies	403, 434

Resolutions, concurrent — Continued:	PAGE
joint committee to investigate business of private banking, foreign exchanges, letters of credit.....	100, 101
joint committee to investigate employment of detective agencies, spying on labor organizations.....	580, 620
joint committee to investigate general financial condition of New York City.....	2283, 2458
joint committee to investigate housing conditions.	2576, 2817
joint committee to investigate housing conditions, additional powers, reconstituted and continued..	63, 128, 135 367, 368
joint committee to investigate motor vehicle legislation.	2575 2787, 2814, 2890
joint committee to investigate the needle industries.	67, 77
joint committee to investigate New York Telephone Company	67, 74, 112
joint committee to investigate school systems and educational questions, extend time.....	89
joint committee to investigate State Architect's office.	2733
joint committee to investigate the subject of taxation, extend time, fill vacancies.....	88, 170
joint committee to investigate water supply, Queens county	157, 164
joint committee to recodify labor laws, extend time... .	2286 2617, 2821
Joint Legislative Highway Committee, expenses, appropriation	67, 79, 127
Joint Legislative Highway Committee, expenses, appropriation	88, 127
majority and minority leaders, ex officio members of all joint committees	2383
Metropolitan Avenue line, Brooklyn, relative to control	313, 340, 368, 581
Niagara water power, amend treaty between United States and Great Britain	1286
open shop, movement to establish, disapproval....	403, 433
Park Avenue and Ocean Avenue lines, Brooklyn, operation	403, 432, 580
Peck, Hon. Gordon H., memorial, print 3,000 copies.	2447

Resolutions, concurrent — Continued:	PAGE
print 3,000 copies of report of Special Joint Committee on Taxation and Retrenchment.....	1076
proposing amendment to Constitution, relative to apportionment, Senators, Assemblymen (Int. No. 15) .34,	2584
proposing amendment to Constitution, relative to canal lands, sale, Rome-Mohawk (Int. No. 235) . .91, 168,	190
195, 202, 217,	1924
proposing amendment to Constitution, relative to children's domestic relations courts (Int. No. 207)	82
proposing amendment to Constitution, relative to children's domestic relations courts (Rec. No. 434) . . .	1905
2616, 2638,	2757
proposing amendment to Constitution, relative to city bills, mayor returning (Int. No. 521) . . .193, 347,	385
393, 402,	502
proposing amendment to Constitution, relative to county government (Int. No. 812)	400
proposing amendment to Constitution, relative to Court of Appeals, judges, salary (Int. No. 272) . .96, 629,	683
695, 699,	752
proposing amendment to Constitution, relative to Court of Appeals, judges, salary (Rec. No. 576) . . .2417,	2611
2633,	2709
proposing amendment to Constitution, relative to Erie canal, Mohawk-Oneida, sale (Int. No. 642) . . .297,	445
527, 554, 639, 642, 739,	1924
proposing amendment to Constitution, relative to forest preserve, use, water power (Rec. No. 617) . .	2618
proposing amendment to Constitution, relative to Governor, Lieut.-Governor, term of office (Int. No. 1412)	1251
proposing amendment to Constitution, relative to Governor, Lieut.-Governor, term of office (Int. No. 1412)	1251
proposing amendment to Constitution, relative to Governor, Lieut.-Governor, term of office (Rec. No. 595)	2572
	2645
proposing amendment to Constitution, relative to Greater New York, to be one county (Int. No. 1035)	625

Resolutions, concurrent — Continued:	PAGE
proposing amendment to Constitution, relative to home rule for cities (Int. No. 602).....	256, 2581
proposing amendment to Constitution, relative to home rule, cities, villages (Int. No. 352).....	123, 2645
proposing amendment to Constitution, relative to housing, municipalities to provide (Int. No. 169).....	68
proposing amendment to Constitution, relative to legislative bills, private, city (Int. No. 1380)....	1092, 2010
	2020, 2046
proposing amendment to Constitution, relative to legislative bills, private, city (Rec. No. 522)....	2256, 2407
	2432, 2535
proposing amendment to Constitution, relative to legislative bills, voting places (Int. No. 445).....	159, 964
	1065, 1087, 1157, 1289, 1359, 1610
proposing amendment to Constitution, relative to legislators, increase pay (Int. No. 1047)....	627, 1738, 1765
	1848, 2017, 2223
proposing amendment to Constitution, relative to legislators, increase salary (Rec. No. 469).....	2009, 2222
proposing amendment to Constitution, relative to literacy test for voters (Int. No. 49).....	39
proposing amendment to Constitution, relative to literacy test for voters (Rec. No. 472)..	2111, 2248, 2272
	2299
proposing amendment to Constitution, relative to mental hygiene commission, powers (Int. No. 35)..	37
	2646
proposing amendment to Constitution, relative to municipal self government (Int. No. 582).....	230
proposing amendment to Constitution, relative to notary public, members of Legislature (Int. No. 395)	140
	167, 189, 195, 204, 283
proposing amendment to Constitution, relative to pardon board, creating (Rec. No. 494).....	2252
proposing amendment to Constitution, relative to reconstruction of State government (Int. No. 1410)....	1250

Resolutions, concurrent — Continued:	PAGE
proposing amendment to Constitution, relative to reconstruction, State government, twenty-one departments (Int. No. 34)	37, 2646
proposing amendment to Constitution, relative to reconstruction, State government, twenty-one departments (Rec. No. 457)	2007, 2645
proposing amendment to Constitution, relative to sheriffs, eligible, second terms (Int. No. 646).....	297
proposing amendment to Constitution, relative to State budget system, establish (Int. No. 442).....	159
proposing amendment to Constitution, relative to State budget system, establish (Int. No. 1411).....	1251
proposing amendment to Constitution, relative to State loans to cities, tenements (Int. No. 1361).....	1043
proposing amendment to Constitution, relative to veterans, civil service preferences (Int. No. 221)...	84
1261, 1310, 1334, 1453, 1535, 1715,	2594
proposing amendment to Constitution, relative to veterans, civil service preference (Rec. No. 550)..	2414
proposing amendment to Constitution, relative to veterans, municipal aid (Int. No. 308).....	115, 447
proposing amendment to Constitution, relative to water power, development (Int. No. 1387).....	1093
proposing amendment to Constitution, relative to Westchester and Nassau counties, form of government (Rec. No. 447)	2006, 2101, 2119, 2176
railroad fares, passenger service, relative to adjustment	580, 621
Red Book, 1921, purchase 10,000 copies.....	2446, 2890
Regent of University and Farms and Markets Council, election of, Wednesday, February 9, 1921....	188, 250
rules, joint, relative to adoption.....	918, 1171
Senate Committee on Privileges and Election, investigate contest of seats	85
traction lines, operation, control and management.	403, 433
Wellington, Hon. George B., memorial, print 3,000 copies	2578

Resolutions, concurrent — Concluded:	PAGE
Wild Flowers and Birds of New York, publication and distribution	725, 2617, 2639, 2890
World War veterans, care and treatment	207, 220
Restaurants, relative to certain towns, regulate (Int. No. 1160)	713, 1372, 1467, 1509, 1603, 1723
Restaurants, relative to certain towns, regulate (Rec. No. 201)	1247, 1722
Restaurants, relative to certain villages, regulate (Int. No. 1161)	714
Restaurants, relative to certain villages, regulate (Rec. No. 202)	1247, 2401, 2427, 2485
Restaurants, relative to cover charges (Int. No. 542)	202
Restaurants, relative to cover charges (Int. No. 704)	343
Restaurants, relative to female employees (Int. No. 1191)	718
Rexford, relative to bridge over Mohawk river (Int. No. 417)	153
Richmond county, relative to indexing, conveyances and mortgages (Int. No. 426)	155, 466, 618
Richmond county, relative to indexing, conveyances and mortgages (Rec. No. 46)	370, 449, 532, 569
Rochester:	
charter, to amend, relative to City Court (Rec. No. 264)	1665 2243, 2268, 2323
charter, to amend, relative to city planning, powers of city (Rec. No. 265)	1665, 2243, 2268, 2322
charter, to amend, relative to explosives, electric wires, superintendent of buildings (Int. No. 727)	346
charter, to amend, relative to explosives, electric wires, superintendent of buildings (Rec. No. 103)	690 838, 950, 990, 1099, 1238, 1493
charter, to amend, relative to teachers' retirement fund (Rec. No. 266)	1665, 2243, 2268, 2321
railroad, use of, agreements by city (Rec. No. 368)	1884 2409, 2434, 2545
Roe, Charles O., relative to claim against State (Int. No. 682)	315, 880, 954, 986, 1049, 1150, 2389

	PAGE
Roe, Charles O., relative to claim against State (Rec. No. 334)	1879
Rome, charter, to amend, generally (Int. No. 357)....	123, 974
1170, 1188, 1347, 1400, 1418, 2004,	2384
Rome, relative to State armory, appropriation (Int. No. 1039)	626
Roosevelt's birthday, October 27, relative to make a holiday (Int. No. 366)	124
Roosevelt's birthday, October 27, relative to make a holiday (Rec. No. 598)	2573, 2796, 2809, 2863
Roosevelt, Colonel Theodore, best wishes from members, appointed Assistant Secretary of Navy	581, 583
Roosevelt Memorial Commission, relative to vacancies, etc. (Int. No. 29).....	36, 347, 383, 392, 402, 500
Roosevelt Memorial Commission, relative to vacancies, etc. (Rec. No. 52).....	370, 498
Roosevelt, Theodore, resignation	959
Rosendale, town, relative to pay claim (Rec. No. 436).	1905, 2249
2273,	2304
Round Lake Camp Meeting Association, relative to enforce ordinances (Int. No. 948)....	536, 823, 867, 885, 891, 1029
1588,	1927
Rules, adoption of	15, 208, 918
Rules, amended..	208, 224, 225, 544, 622, 918, 1854, 1894, 2445

S

St. Joseph's Normal College, relative to change name (Rec. No. 495)	2252, 2394, 2421, 2506
St. Lawrence county, relative to recording conveyances (Int. No. 295)	113
St. Lawrence county, relative to recording conveyances (Rec. No. 34).....	255, 466, 533, 573
Salisbury, Jennie B., widow, Supreme Court justice, relative to compensation (Int. No. 509).....	187
Saratoga battlefield, relative to acquire Freeman's farm (Int. No. 1009).....	591
Saratoga county, relative to assistant district attorney (Int. No. 186) ..	71, 465, 617, 641, 697, 764, 855, 996, 1035, 2383

	PAGE
Saratoga county, relative to assistant district attorney (Rec. No. 4)	182, 1181, 1305, 1356
Saratoga county, relative to nonpayment of taxes (Int. No. 189)	71
Saratoga Springs, relative to town hall, court room (Int. No. 415)....	153, 236, 289, 292, 293, 331, 1324, 2451, 2888
Saratoga Springs, relative to waters, use of excess (Int. No. 1530)	1590
Schaufler, Joseph, relative to claim against State (Int. No. 938) ..	535, 881, 954, 987, 1053, 1119, 1165, 1347, 1482, 1518, 2592
Schaufler, Joseph, relative to claim against State (Rec. No. 385)	1886
Schenectady, relative to Mohawk river overflow, claim against State (Int. No. 585) ..	230, 879, 952, 986, 1050, 1144
Schenectady, relative to Mohawk river overflow, claim against State (Rec. No. 511).....	2255, 2403, 2429
Secretary of State, list of members presented by.....	3, 7
Senate:	
committee on part of, announce the Senate had completed its labors and was ready to adjourn.....	2887
committee on part of, announce the Senate had elected Clayton R. Lusk President pro tem.....	10
committee on part of, announce the Senate is organized and ready for business	10
committee on part of, announce the Senate is ready to meet in joint assembly, election of Regent and council to farms and markets	250
committee on privileges and elections, investigate contest of seats.....	85
Senecal, Charles P., relative to claim against State (Int. No. 820).....	401, 880, 953, 986, 1053, 1122, 2388
Senecal, Charles P., relative to claim against State (Rec. No. 542)	2260
Seneca river, overflow, relative to claim against State (Int. No. 1185).....	717, 1699, 1760, 1845, 1852, 1972, 2593

	PAGE
Sheriff, relative to fees (Int. No. 1594) ..	1927, 2599, 2622, 2643
	2652, 2900
Sheriff, relative to fees (Int. No. 1595) ..	1927, 2599, 2622, 2643
	2651, 2900
Sheriff, relative to fees (Rec. No. 599)	2573
Sheriff, relative to fees (Rec. No. 600)	2573
Sheriffs, relative to eligibility, second term (Int. No. 646) ..	297
Sherrill-Kenwood, relative to water district bonds (Int. No. 1170)	715, 969, 1062, 1082, 1098, 1207, 1586, 2904
Sherrill, relative to city boundaries, assessors (Int. No. 940)	535, 969, 1067, 1083, 1096, 1201, 1896
Shoreham, relative to lease building, shore front (Int. No. 706)	343, 517, 543, 555, 640, 651, 675, 731, 816
Simonds, Mary Jane, relative to claim against State (Int. No. 991)	588, 2393, 2419, 2444, 2473, 2900
Simonds, Mary Jane, relative to claim against State (Rec. No. 537)	2259
Smith, Alice E., relative to claim against State (Rec. No. 527)	2257, 2408, 2433, 2539
Smith, William H., relative to claim against State (Int. No. 896)	443, 2013, 2019, 2023, 2032
Socialist members, excluded ..	19, 20, 21, 1380, 1385, 1389, 1463
Solomon, Charles, excluded from membership	19, 1606
Solomon, Charles, disqualified, seat declared vacant	21, 1606
Souvenirs, relative to traffic in, Sunday (Int. No. 666) ..	314
Souvenirs, relative to traffic in, Sunday (Rec. No. 76) ..	586
	2100, 2118, 2173
Speaker:	
appointment of committee to prepare ballots for drawing of seats	15
appointment of committee to wait upon the Governor ..	13
	2888
appointment of committee to wait upon the Senate ..	13
	250, 2888
appointment of conference committee on bill to amend Civil Practice Act, generally	1413
appointment of standing committees	23

Speaker — Concluded :	PAGE
appointments made by.....21, 63,	2909
election of	8
introduced Hon. James W. Wadsworth, Jr.....	1834
introduced Hon. Pelham A. Barrows, Lieutenant-Governor of Nebraska	360
oath of office, administered by.....	11
opening address	9
presented communication from court of general sessions, New York City.....	17
presented communication from executive committee, American Chemical Society	17
presented memorial of James T. Hoile, relative to investigation of New York Institute of Applied Agriculture, Long Island	1570
presented notice of appearance in contest Becker vs. McDonald	96
presented notice of contest of seat, Andrew B. Yacenda against Henry Jager	874
presented notice of contest of seat, Charles A. Conner against Edward J. Walsh.....	59
presented notice of contest of seat, Charles Tremonti against Joseph V. McKee	59
presented notice of contest of seat, Henry V. Beecher against Thomas J. McDonald	59
presented petition of Joseph T. Mahon, relative to investigation of Department of Education.....	2236
presented resignation of Theodore Roosevelt.....	959
presented resolutions of board of aldermen, New York City	96
presented the presentment of the August additional grand jury	60
Sports, public, relative to Sundays, permitting (Int. No. 1129)	709
Stander, I. J. and Company, Inc., relative to claim against State (Int. No. 808).....	399
State departments, relative to location (Int. No. 100).....	45

	PAGE
State, moneys due, relative to pay to comptroller (Int. No. 222)	84
State of Greater New York, relative to erecting (Int. No. 1138)	710, 2585
State Veterans' Relief Fund, relative to incorporate (Rec. No. 561)	2415, 2605, 2629, 2686
Steele, John M., relative to claim against State (Int. No. 1067)	671
Steele, John M., relative to claim against State (Rec. No. 461)	2008, 2250, 2274, 2306
Stilwell, Walter L., and others, relative to claim against State (Int. No. 1021) ..	623, 878, 952, 985, 1051, 1139, 1361 1611, 1949, 2227, 2589
Stock Corporation Law, relative to business corporations, stock in street railroad (Int. No. 1044)	626
Stock Corporation Law, relative to consent of stockholders (Rec. No. 133)	820
Stock Corporation Law, relative to employees as directors (Int. No. 1155)	713
Stock Corporation Law, relative to existence, reports of, filing (Int. No. 1324)	961
Stock Corporation Law, relative to issue of stock to employees (Rec. No. 591)	2572, 2605, 2628, 2691
Stock Corporation Law, relative to papers, filing with Secretary of State (Int. No. 500)	186, 823, 866, 886 917, 1059
Stock Corporation Law, relative to papers, filing with Secretary of State (Rec. No. 137)	821, 1058, 1116
Stock Corporation Law, relative to separation of powers (Int. No. 1097)	692
Stock Corporation Law, relative to separation of powers (Int. No. 1318)	913, 1424, 1563, 1576, 1604, 1809, 2390
Stock Corporation Law, relative to shares, no par value (Int. No. 1408)	1250, 1675, 1916, 2093, 2138, 2143 2367, 2589
Stock Corporation Law, relative to shares, no par value, issuance (Rec. No. 540)	2259, 2411, 2436, 2553

	PAGE
Stock Corporation Law, relative to stock, no par value, issue (Int. No. 1372)...	1080, 1680, 1944, 2017, 2143, 2359, 2563
Stock Corporation Law, relative to shares, no par value, tax (Int. No. 1499).....	1496, 1690, 1756, 2091, 2378, 2442 2444, 2769
Stock Corporation Law, relative to shares, no par value, tax (Rec. No. 558).....	2415, 2768
Stock Corporation Law, relative to consent of stockholders (Int. No. 825).....	405, 824, 864, 895, 916, 991, 1111 1322, 1929
Stock Corporation Law, relative to stockholders, non-con- sensing, appraisals (Int. No. 1566)...	1842, 2601, 2624, 2642 2655, 2901
Stock Corporation Law, relative to stockholders, voting rights, etc. (Rec. No. 437).....	1905
Stock Corporation Law, relative to stock, issue to employees (Int. No. 510).....	187, 444, 528
Stock Corporation Law, relative to stock, issue to employees (Rec. No. 74).....	510, 528, 576
Stock Corporation Law, relative to stocks, sale to corpo- rations, agreements (Int. No. 1348).....	1041
Stock dividends, relative to defining (Rec. No. 39)..	369, 1497 2413, 2441, 2626, 2643, 2759
Stocks, interest, dividend bearing, relative to tax (Int. No. 78)	42
Stocks, relative to fraud, preventing, Attorney-General's powers (Int. No. 1486).....	1494, 2645
Stocks, relative to fraudulent practices, prosecution (Int. No. 1540).....	1671, 2012, 2019, 2023, 2036, 2901
Stocks, securities, relative to State commission, creating (Int. No. 789).....	397
Stocks, relative to State securities commission, creating (Int. No. 1398).....	1173
Stocks, Securities Law, relative to enacting (Int. No. 9)..	34
Suffolk County Court, relative to jurisdiction (Int. No. 1046)	627, 1369, 1467
Suffolk County Court, relative to jurisdiction (Rec. No. 238)	1368, 1467, 1628

	PAGE
Suffolk county, relative to board of child welfare (Int. No. 870)	440, 675, 1193, 1447, 1730, 1746, 1750, 1949 2443, 2765, 2892
Suffolk county, relative to cemeteries, filing maps (Int. No. 869)	440, 630, 684, 696, 699, 755, 855
Suffolk county, relative to commissioner of jurors, pay (Int. No. 858)	438, 1373, 1586, 1596, 1601, 1808, 1919
Suffolk county, relative to State lands, school tax (Int. No. 363)	124
Suffolk county, relative to supervisory districts (Int. No. 332)	118
Suffolk county, relative to Supreme Court attendants (Int. No. 307)	115, 1738, 1765
Suffolk county, relative to taxes, assessment and collection (Int. No. 935)	534, 637, 684, 694, 697, 756, 855
Sullivan county, relative to surrogate's stenographer (Int. No. 848)	408, 966, 1167
Sullivan county, relative to surrogate's stenographer (Int. No. 850)	408, 914, 999, 1048, 1097, 1218
Sullivan county, relative to surrogate's stenographer (Int. No. 999)	589, 793, 850, 860, 891, 1025, 1999, 2385
Sullivan county, relative to surrogate's stenographer (Rec. No. 147)	910, 1217
Sullivan county, relative to surrogate's stenographer (Rec. No. 186)	1154, 1167, 1199
Sunday labor, relative to business, permit (Int. No. 25) ..	36 648, 914, 998, 1048, 1098, 1236
Supreme Court, 1st district, relative to justices, additional (Int. No. 327)	117
Supreme Court justices, 5th district, relative to clerks (Int. No. 1567)	1842
Supreme Court justices, 5th district, relative to clerks (Rec. No. 559)	2415, 2607, 2630, 2681
Supreme Court, relative to confidential attendants (Int. No. 1221)	723
Supreme Court, relative to confidential attendants (Rec. No. 260)	1664, 2407, 2433, 2537

	PAGE
Supreme Court, relative to employees, 2d district (Int. No. 871)	440, 1739, 1763, 1889, 1931, 2078
Supreme Court, 2d district, relative to stenographers (Rec. No. 556)	2415, 2789, 2803, 2833
Supreme Court, 4th district, relative to stenographers (Int. No. 1255)	780
Supreme Court, 4th and 6th districts, relative to stenographers (Rec. No. 478)	2112, 2405, 2431, 2501
Supreme Court, 9th district, relative to confidential clerks (Int. No. 373)	136, 444, 526, 538, 552, 602
Supreme Court, 9th district, relative to confidential clerks (Rec. No. 162)	1038
Surrogate Court Act, relative to amend generally (Int. No. 515)	193, 410, 555, 640, 675, 730
Surrogate Court Act, relative to amend generally (Rec. No. 82)	587, 2379, 2380
Surrogate Court Act, relative to claims, contingent, filing (Rec. No. 296)	1668, 2107, 2125, 2199
Surrogate Court Act, relative to contents of petition (Rec. No. 323)	1841
Surrogate Court Act, relative to guardian of person, pay (Rec. No. 465)	2008, 2250, 2274, 2305
Surrogate's Court Act, relative to Sullivan county, court stenographer (Int. No. 848)	408, 966, 1167
Surrogate's Court Act, relative to Sullivan county, court stenographer (Rec. No. 186)	1154, 1167, 1199
Surrogate Court Act, relative to surrogate, Cayuga county, deputy clerk (Int. No. 1465)	1369, 2011, 2020, 2021, 2043
Surrogate Court Act, relative to surrogate, Cayuga county, deputy clerk (Rec. No. 348)	1881, 2042
Surrogate Court Act, relative to surrogate, practice law (Int. No. 1082)	673
Surrogate Court Act, relative to surrogate's court, jurisdiction (Int. No. 1114)	707
Surrogate Court Act, relative to surrogate's court, jurisdiction (Rec. No. 284)	1667, 2013, 2024, 2054, 2336

	PAGE
Surrogate Court Act, relative to surrogate's stenographer, Oneida and Broome counties (Int. No. 998).....	589, 1262
	1411, 1449, 1581, 1643, 2390
Surrogate Court Act, relative to title of law, changing (Int. No. 1115)	708
Surrogate Court Act, relative to title of law, changing (Rec. No. 283).....	1667, 2014, 2024, 2053, 2335
Syracuse:	
assessments, local improvements (Rec. No. 633).....	2620
	2793, 2806, 2848
assessments, pavements and sewers (Int. No. 282) .98,	234
	285
assessments, pavements and sewers (Rec. No. 8) ..182,	285
	312, 318
bonds, use of proceeds (Int. No. 283).....98, 234,	286
bonds, use of proceeds (Rec. No. 10) ...183, 286, 312,	320
boundaries, 10th and 13th wards (Int. No. 1050) ..	627
	1430, 1729, 1746, 1893, 1991, 2386
boundaries, 10th and 13th wards (Rec. No. 200)....	1246
common council proceedings, printing (Int. No. 626) .	290
	972, 1064, 1105, 1196, 1407, 1512, 1704, 1867, 2896
common council proceedings, printing (Rec. No. 61) .	509
Erie canal bridges, expenses, money for (Rec. No. 501)	2253, 2401, 2427, 2487
grade crossings commission (Int. No. 280) ..98, 234,	286
grade crossings commission (Rec. No. 9) ..182, 286,	312
	319
intercepting sewer board, Onondaga creek (Int. No. 1090)601, 971, 1063, 1086, 1096, 1216, 1418,	1838
local improvements, condemnation proceedings (Int. No. 281).....98, 235, 295, 318, 394, 428, 508,	817
local improvements, condemnation proceedings (Rec. No. 24)	253
local improvements, partial completion (Rec. No. 632)	2620
	2792, 2806, 2847
police and fire departments, members, discipline (Int. No. 1091) .602, 971, 1063, 1083, 1096, 1205, 2720,	2899

Syracuse — Concluded:	PAGE
recreation commission, members (Int. No. 1092).....	692
971, 1063, 1104, 1155, 1347, 1398,	1587
taxes and assessments (Int. No. 1051).....	967, 1063
1104, 1195, 1408, 1449, 1600, 1802,	1923
Syracuse Lighting Co., relative to claim (Rec. No. 502).	2253
2402, 2428,	2488

T.

Taxation, relative to Bay Ridge Park Improvement Co., revise tax (Int. No. 1147).....	711, 1444, 1567, 1578, 1600 1805, 2895
Taxation, relative to boxing matches, certain, withhold tax (Int. No. 196).....	81
Taxation, relative to direct State tax, imposing (Int. No. 1560)	1745, 2097, 2115, 2139, 2156, 2901
Taxation, relative to Independence Insurance Co., tax re- vision (Int. No. 459)....	161, 353, 384, 393, 402, 500, 596
Taxation, relative to Independence Insurance Co., tax re- vision (Rec. No. 49).....	370, 595
Taxation, relative to insurance corporations, foreign, tax (Int. No. 493).....	185, 378, 395, 412, 521, 563, 805, 888 1030, 1172
Taxation, relative to racing meetings, annual State tax (Int. No. 253) ..	93, 294, 1277, 1409, 1464, 1557, 1580, 1705, 1872
Taxation, relative to refund, estate of C. J. Kaskel (Int. No. 1552).....	1744, 2095, 2113, 2139, 2147, 2596
Taxation, relative to refund, estate of John Carow (Int. No. 1554)	1744, 2095, 2114, 2140, 2149, 2597
Taxation, relative to refund, estate of R. E. Kelly (Int. No. 1553).....	1744, 2095, 2113, 2140, 2148, 2597
Taxation, relative to school taxes, public service commis- sions, distribute (Int. No. 1278).....	823
Taxation, relative to school tax, town of Collins, State lands (Int. No. 82).....	43
Taxation, relative to State lands, school tax, Fort Ann (Int. No. 266)	96

	PAGE
Taxation, relative to State lands, school tax, Fort Ann (Rec. No. 40)	369, 628, 687, 732
Taxation, relative to State lands, tax, certain school districts (Int. No. 535)	201
Taxation, relative to State lands, school tax, Suffolk county (Int. No. 363)	124
Taxation, relative to tax deeds, erroneous, State lands (Int. No. 1389)	1154, 1421, 1564, 1576, 1601, 1787, 1920
Taxation, relative to tax departments, second and third class cities (Int. No. 810)	400, 1683, 1755, 2093, 2138, 2143 2369
Taxation, relative to tax departments, second and third class cities (Rec. No. 445)	2006, 2368
Taxation, relative to tax on securities, interest, dividend bearing (Int. No. 78)	42
Tax Law:	
assessment rolls, complaints (Int. No. 148) ..	61, 352, 384 391, 402, 501, 1897
business corporations, dissolution of, effect (Int. No. 1438)	1307
certiorari proceedings, costs (Int. No. 425)	155
corporations, business, revenue from, distribute, town (Rec. No. 246)	1662, 2109, 2126, 2207
corporations, capital stock tax (Int. No. 1499)	1496 1690, 1756, 2091, 2378, 2442, 2444, 2769
corporations, capital stock tax (Rec. No. 558) ..	2415, 2768
corporation, stock transfer taxes (Int. No. 1506)	1570 1690, 1756, 2091, 2209, 2276, 2273, 2568, 2893
corporation, stock transfer taxes (Rec. No. 594)	2572
description of property, tax not paid (Int. No. 489) ..	184 1693, 1945, 2016, 2144, 2361, 2891
dwellings, exempt, municipal aid (Int. No. 616)	258
erroneous assessment, refund (Int. No. 1542)	1671
exemptions, bar associations, certain (Int. No. 1302) ..	876 1276, 1311, 1334, 1344, 1483, 1520, 1616, 1775
exemptions, bar associations, certain (Rec. No. 608) ..	2574

Tax Law — Continued:	PAGE
exemptions, charitable and benevolent associations (Int. No. 338).....	121
exemptions, dwellings, local taxation (Rec. No. 647). 2794, 2807,	2730 2856
exemptions, ministers, water, lighting tax (Int. No. 141)	60, 352, 384, 393, 412, 523, 1322
exemptions, ministers, water, lighting tax (Rec. No. 58)	404
exemptions, property purchased with pensions (Int. No. 364).....	124, 1044, 1090, 1094, 1158, 1298
exemptions, property purchased with pensions (Rec. No. 54).....	404, 1297
exemptions, property used for polling place (Int. No. 71) ..	42, 1045, 1169, 1197, 1407, 1508, 1605, 1813, 2594
exemptions, veteran organizations (Int. No. 376) ..	136, 1045 1169, 1187, 1189, 1353, 1921
exemptions, village property (Int. No. 518).....	193
exemptions, World War veterans, associations (Int. No. 1339)....	963, 1692, 2093, 2137, 2143, 2366, 2893
forest lands, forest production (Int. No. 568) ..	228, 1329 1405, 1511, 1704, 1869, 1948, 2223
Herkimer county, treasurer, return taxes (Int. No. 639)	296, 1044, 1090, 1093, 1157, 1295, 1417
Herkimer county, treasurer, return taxes (Rec. No. 91)	668
income tax, personal, amend generally (Int. No. 1501) 1694, 1917, 1940, 2378, 2442, 2444,	1496 2770
income tax, personal, amend generally (Rec. No. 593). 2769	2572 2769
income, personal, debts, deducting (Int. No. 1137). 1276, 1311, 1352, 1378, 1582, 1652, 2279, 2589,	710 2904
income, personal, debts, deducting (Rec. No. 174) .. 1660	1039 1660
income, personal, deductions, corporation dividends (Int. No. 630) ..	290, 1692, 1755, 1845, 1850, 1976, 2592
income, personal, exemptions, dependents (Int. No. 98)	45
income, personal, exemptions, increase (Int. No. 121).	47

Tax Law — Continued:

	PAGE
income, personal, exemptions, raise limit (Int. No. 37)	37
income, personal, interest, when not charged (Int. No. 1284)	857, 1276, 1311, 1352, 1378, 1452, 1621, 1836
income, personal, interest, when not charged (Rec. No. 173)	1039
income tax, personal, revenue, distribute, town (Rec. No. 291)	1668, 1706, 2103, 2121, 2183, 2385
income, mortgages, not exceeding \$50,000 (Int. No. 1327)	961, 1444
income tax, shares, savings and loan associations, income (Int. No. 1510)	1571, 1690, 1759, 1848, 1853 2018, 2218
incomes, gain or loss, ascertaining (Rec. No. 655)	2731
	2791, 2804, 2840
inheritance tax, appraisers, clerks, assistants, etc. (Int. No. 1498)	1496, 1691, 1756, 1911, 1939, 2378, 2442 2445, 2768
inheritance tax, appraisers, clerks, assistants, etc. (Rec. No. 592)	2572, 2767
inheritance tax, charitable corporations, foreign (Int. No. 1027)	624, 1444, 1562, 1578, 1601, 1786
inheritance tax, charitable corporations, foreign (Rec. No. 183)	1040, 1785
inheritance tax, liability, determining (Int. No. 1483)	1494
	1691, 1753, 1843, 1891, 2063
inheritance tax, transfer tax assistants, New York county (Rec. No. 318)	1841, 2408, 2434, 2541
inheritance tax, transfer to tax commission (Int. No. 454)	160
insurance, foreign underwriters, tax (Int. No. 1422)	1252
	1691, 1756, 1845, 1850, 1969, 2226
mapped lots, illegally assessed (Int. No. 1450)	1326, 1692
	1758, 1844, 1850, 1967
mapped lots, illegally assessed (Rec. No. 378)	1886, 1966
mortgage tax, remit penalties (Int. No. 923)	514, 1277
	1409, 1448, 1582, 1650, 2593
personal property tax, abolish (Int. No. 1173)	715, 1693
	1944, 2089, 2137, 2143, 2370

Tax Law — Concluded:	PAGE
property, illegally assessed, reassess (Int. No. 823)...	401
	1691, 2209
property, special franchise, illegal assessment (Rec. No. 446)	2006
recording officers, New York City, retirement (Int. No. 900).....	511, 1044, 1169, 1187, 1347, 1400, 1875
rents, exceed valuation of property, New York City (Int. No. 46).....	38
rents reserved, tax on (Int. No. 147).....	61
Saratoga county, nonpayment of taxes (Int. No. 189)	71
special franchises, valuations, notice of hearing (Int. No. 146).....	60, 352, 385, 394, 412, 523, 1036
State commission, increase salaries (Int. No. 1582)..	1918
State commission, increase salaries (Rec. No. 612)..	2574
	2800, 2813, 2885
State commission, reorganize (Int. No. 429)..	155, 469
	618, 682, 702, 776, 800, 844, 905
State commission, reorganize (Rec. No. 142)...	856, 904
tax deeds, State's interest, abandon (Int. No. 1484)..	1494
	2142, 2236, 2262, 2338, 2589
tax deeds, State's interest, abandon (Rec. No. 397)..	1899
	2397, 2423, 2519
tax sales, invalid, State cancel (Int. No. 1390)..	1155, 1691
	1757, 1845, 1891, 2071, 2592
tax sales, invalid, State cancel (Rec. No. 398)..	1899, 2397
	2423, 2519
trust companies, franchise tax, distribution (Int. No. 624)	259
Telephone and telegraph corporations, relative to including messenger and signaling corporations (Int. No. 140)...	50
Telephone pay stations, relative to install, subway, etc. (Int. No. 124).....	48
Telephones, relative to leases, violations, telephone service (Int. No. 131).....	48
Tenement House Law, to amend, generally (Rec. No. 90).	668
	1436, 1568, 1632
Tenement House Law, relative to damp, waterproof cellars (Int. No. 710).....	344

	PAGE
Tenement House Law, relative to fire extinguishers, requiring (Int. No. 109).....	46
Tenements, relative to manufacturing in, prohibit (Int. No. 756)	373
Tenement House Law, relative to tenements, four-family ((Int. No. 1113).....)	707, 1682, 1754, 1846, 1852, 1973
Tenement House Law, relative to tenements, four-family (Int. No. 1400).....	1173
Tenement House Law, relative to two-family houses, attic occupied (Int. No. 1032) ..	625, 1270, 1410, 1449, 1582, 1651
Tenement House Law, relative to vagrancy; agents register (Int. No. 989).....	588, 1685, 1944, 2016, 2143, 2371, 2893
Theatres, relative to contract price on tickets (Int. No. 1296)	875, 1260, 1309, 1333, 1452, 1532, 2895
Theatres, relative to dressing rooms, clean, sanitary, etc. (Int. No. 888).....	442
Theatres, relative to motion picture censorship commission (Int. No. 702).....	343, 699, 860, 2913
Theatres, relative to motion picture censorship commission (Rec. No. 454).....	2007, 2603, 2626, 2754, 2913
Theatres, relative to moving picture operators, licenses (Int. No. 396).....	140
Theatres, relative to motion picture operators, license (Int. No. 1267).....	821
Theatres, relative to road companies, bond by owners (Int. No. 1042)	626
Theatres, relative to Sunday theatricals, permitting (Int. No. 1128).....	709
Theatres, relative to tickets, sale of, licenses (Rec. No. 661)	2732
Theatre tickets, sellers of, relative to licensing (Int. No. 158)	62, 168, 191, 194, 203, 216, 389, 594
Theatre ticket speculators, relative to licensing, New York City (Int. No. 102).....	45, 234, 289, 293, 300, 362
Theatre ticket speculation, relative to prohibit (Int. No. 159)	62, 211, 237, 241, 282, 309
Theatre ticket speculation, relative to prohibit (Rec. No. 3)	182, 308

	PAGE
Tickets, relative to impersonate beneficiary (Int. No. 1122)	708
Tonawanda, charter, to amend, generally (Int. No. 685)	316
785, 852, 863, 917, 1059, 1115, 1165, 1198, 1293, 1454, 1530	
1716, 1855,	2898
Tonawanda, charter, to amend, generally (Rec. No. 203)	1247
Tonawanda creek, relative to prevent floods (Int. No. 765)	375
Tonawanda, relative to State lands, assessment, paving (Int. No. 1077)	672, 1256, 1317, 1351, 1377, 1451, 1623, 2898
Tonawanda, relative to town pavement, bonds, funds (Int. No. 248)	92, 352, 432, 520, 521, 557, 1837
Tonawanda, relative to water rates (Rec. No. 505)	2254, 2608
2631,	2702
Tonawanda, town, relative to education board (Int. No. 534)	201
Toohy, Katherine, relative to claim against State (Rec. No. 543)	2260, 2412, 2437, 2557
Town Law:	
advertisements, out-of-door, tax (Int. No. 397)	140
agricultural lands, drainage (Int. No. 1403)	1174, 1440
1563, 1577, 1600, 1804,	2592
assessor, vacancies (Int. No. 764)	375, 1054, 1373, 1585
1609, 1702, 1750,	1953
assessors, vacancies (Rec. No. 377)	1886, 1952
contingent fund, raising (Int. No. 782)	390, 1178, 1304
1380, 1450, 1603,	1720
counsel, increasing salary (Int. No. 74)	42
Franklin county, towns, certain charges (Int. No. 223)	84, 235, 287, 291, 293, 326, 705
Franklin county, towns, certain charges (Rec. No. 35)	255
Garbage plants, certain towns (Int. No. 593)	231, 464
529, 541, 551, 616,	1323
itinerant carnivals, shows (Int. No. 1063)	670, 1180, 1350
1378, 1581, 1657,	1836
itinerant carnivals, shows (Rec. No. 279)	1666
Livingston county, towns (Int. No. 359)	124, 635, 686
696, 699, 769, 1735,	1837
Livingston county, towns (Rec. No. 42)	369

Town Law — Continued:		PAGE
park districts, certain counties (Int. No. 1395).....		1155
park districts, certain counties (Rec. No. 375) ..	1885,	2246
	2270,	2289
police, age limit; loans (Int. No. 306) ..	115, 351,	385
	391, 402, 503,	622
police, age limit; loans (Rec. No. 50)		370
police, certain towns, retire (Int. No. 1426) ..	1252,	1371
	1465, 1510, 1704, 1866,	2594
policemen, traffic, helmets (Int. No. 356) ..	123, 359,	636
	686, 696, 698,	767
policemen, traffic, helmets (Rec. No. 108) ..	690, 1181,	1306
		1357
public health, engineering work (Rec. No. 315) ..	1840,	2400
	2427,	2483
restaurants, pool rooms, certain towns (Int. No. 1160)		713
	1372, 1467, 1509, 1603,	1723
restaurants, pool rooms, certain towns (Rec. No. 201)		1247
		1722
sewers, bonds for, taxes (Rec. No. 414) ..	1902, 2401,	2427
		2486
sewer systems, maintain (Int. No. 594) ..	231, 465,	618
	639, 642, 741,	1323
sidewalk districts, certain towns (Int. No. 597) ..	231,	635
	685, 696, 698, 763, 1323, 1894, 1925,	2588
State and Federal laws, enforcing (Int. No. 1511) ..		1571
street lighting (Int. No. 76) ..	42, 637, 774, 800, 801,	902
	1014, 1172, 1348, 1419,	1492
street lighting (Rec. No. 100)	689,	995
supervisors, bank deposits (Int. No. 638)		296
supervisors, deposit moneys (Int. No. 229) ..	90, 638,	750
	801, 899, 2374,	2596
supervisors, deposit moneys (Rec. No. 116)		817
town machinery, money for, limitation (Int. No. 348)		122
town superintendent, election (Int. No. 346)		122
town superintendent, term of office (Int. No. 345) ..		122
towns, bridges, money for, limitation (Int. No. 347) ..		122
towns, highways, bridges, money for, limitation (Int. No. 349)		122

Town Law — Concluded:	PAGE
taxes, highways, bridges (Int. No. 301) ..	114, 172, 189
	195, 204, 283, 302, 394, 429, 1897
veteran posts, rooms, money (Int. No. 695) ..	342, 636, 684
	696, 698, 754
veteran posts, rooms, money (Rec. No. 99) ..	689, 980, 1070
	1147
veterans, aiding Onondaga and Oswego counties (Int. No. 427)	155
water districts (Int. No. 1164)	714
water districts, certain towns (Int. No. 770)	375
water districts, certain towns (Rec. No. 321) ..	1841, 2246
	2270, 2288
Towns, relative to claims against State (Int. No. 714) ..	344
	1680, 1943, 2017, 2143, 2363
Towns, relative to claims against State (Int. No. 715)	344
Towns, relative to exhibitions, certain, permission (Int. No. 1123)	708
Towns, relative to sidewalks, expenditures, certain towns (Int. No. 1477) ..	1421, 1696, 1758, 1844, 1893, 1990, 2593
Towns, relative to supervisors, bonds (Int. No. 1436) ..	1307
	2096, 2114, 2153, 2597
Tractors, fluted wheels, relative to use of roads (Int. No. 1453).	1327
Transportation Corporation Law, relative to electric light meters, prohibiting rent (Int. No. 1098)	693
Transportation Corporation Law, relative to gas and electric corporations, consents, define (Rec. No. 352)	1882
Transportation Corporation Law, relative to gas and electric current, deposits (Int. No. 525)	200
Transportation Corporation Law, relative to gas supply, service charge, prohibit (Int. No. 1452)	1327
Transportation Corporation Law, relative to natural gas, pressure (Int. No. 1112)	707, 846, 2917
Transportation Corporation Law, relative to pipe line corporations, canal lands (Rec. No. 408) ..	1901, 2103, 2121, 2185
Transportation Corporation Law, relative to stage coach companies, New York City (Rec. No. 182) ..	1040, 1264, 1320
	1353, 1472, 1516, 1617, 1711, 1772

	PAGE
Tremonti, Charles, contests seat of Joseph V. McKee..	59, 481
	484, 486
Troy:	
bridge, Congress street, appropriation (Int. No. 53)..	40
Children's Home Society, powers (Int. No. 1340)..	963
1260, 1310, 1334, 1345, 1549,	1836
city fire department, trustees, repeal law (Int. No.	
1210).....	721, 1684, 1759, 1844, 1852, 1971
city fire department, trustees, repeal law (Rec. No.	
287)	1667, 1970
Exempt Volunteer Firemen's Association, collect tax	
(Int. No. 1209).....	721, 1683, 1759, 1843, 1891, 2070
Exempt Volunteer Firemen's Association, collect tax	
(Rec. No. 286).....	1667, 2069
librarian, Supreme Court (Int. No. 1304).....	877, 1279, 1311
1334, 1345,	1548
librarian, Supreme Court (Rec. No. 231)....	1367, 1547
river, dock front, increase bonds (Int. No. 479) ..	166, 1684
1942, 2137, 2278,	2570
river, dock front, increase bonds (Rec. No. 335) ..	1879, 2569
streets, lands under water for, Hudson river (Int. No.	
944)	536, 1423, 1565, 1579, 1600, 1804
streets, lands under water for, Hudson river (Rec. No.	
196)	1246, 1802
Truckmen, relative to furnish bonds (Int. No. 1106)....	694
Tunnel, Astoria to Manhattan, relative to construction (Int.	
No. 273)	97
Tunnel Commission, State, relative to members, etc. (Int.	
No. 580).....	229, 1255, 1316, 1351, 1377, 1451, 1624
Tunnel, New York and New Jersey, relative to appropria-	
tion (Int. No. 544)	202, 1257, 1312, 1336, 1343, 1478
Tunnel, New York and New Jersey, relative to appropria-	
tion (Rec. No. 62).....	509, 1477, 1516
Tunnel, New York City, relative to Richmond and Brook-	
lyn (Rec. No. 482).....	2112, 2245, 2269, 2330
Tunnel, Hudson river, relative to property for, New York	
City, convey (Rec. No. 524).....	2257, 2407, 2432, 2536

	PAGE
Tunnel, Richmond to Manhattan, relative to construct, by New York City (Int. No. 204).....	82, 788, 896, 997
Tupper lake, relative to water bonds, legalize (Int. No. 1136).....	710, 840, 865, 885, 891, 1026, 1322

U.

Ulster county, relative to, establish westerly boundary (Int. No. 1288).....	858, 1672, 1761, 1844, 1892, 1989
United Brethren's Church, New Dorp, relative to cemetery (Rec. No. 270).....	1665, 1740, 1766, 1875, 1945, 2089, 2208 2355, 2761
United States lighthouse, relative to State lands for (Int. No. 1236).....	777, 1256, 1317, 1334, 1452, 1524, 1919
Utica:	
Erie canal, terminal structures, etc. (Int. No. 1229) ..	748 2141, 2237, 2262, 2341, 2900
firemen's relief and pension fund (Int. No. 419) .	154, 232 285, 292, 294, 324, 706, 873
librarian, Supreme Court (Int. No. 1001) .	590, 1046, 1090 1093, 1157, 1294, 1920
local improvements, assessments (Rec. No. 560) .	2415, 2606 2629, 2687
New Hartford, annexing part of town (Int. No. 760) .	374 786, 896, 915, 1051, 1139, 1896
police pensions (Int. No. 901) .	511, 1435, 1729, 1746, 1851 1980, 2595
State Hospital, lands for, purchase (Int. No. 1289) .	858
State Hospital, lands for, sale (Rec. No. 339) ..	1880, 2399 2426, 2480
State lands, sale (Int. No. 1281).....	857
Sylvan Glen, Beckwith creek, change course (Int. No. 1261).....	781, 1429, 1561, 1578, 1601, 1784, 2896
Utica Female Academy, change name (Int. No. 388) .	138 168, 218, 238, 300, 361
Utica Female Academy, change name (Int. No. 38) ..	335
ward boundaries, changing (Int. No. 256) ..	93, 232, 284 292, 294, 323, 705, 873

	PAGE
Vail, George J., relative to claim against State (Int. No. 538).....	201, 882, 955, 1091, 1093, 1157, 1299, 2894
Valatie, relative to State Farm for Women, appropriation (Int. No. 378).....	136
Valente, Michael, hospital attendant, relative to appropriation (Int. No. 1007).....	590
Van Arsdale, May B., elected member of Council of Farms and Markets	221, 223, 250
Van Nest Hose Companies, Bronx, relative to validate charter (Int. No. 213).....	83, 1435, 1730, 1745, 1851, 1980
Van Nest Hose Companies, Bronx, relative to validate charter (Rec. No. 403).....	1900, 1979
Veterinary College, New York University, relative to appropriation (Int. No. 961).....	546
Veterinary College, New York University, relative to appropriation (Int. No. 1252).....	780, 2141, 2240, 2265, 2352
Village Law, to amend, relative to:	
assessment rolls, complaints (Int. No. 148).....	61, 352, 384 391, 402, 501, 1897
bees, within village limits (Int. No. 972).....	548
bonds, maximum interest rate (Rec. No. 623).....	2619, 2798 2811, 2876
boundaries, diminishing (Int. No. 1266).....	821, 1443, 1561 1578, 1602, 1783
boundaries, diminishing (Rec. No. 195).....	1246, 1782
building lines, establish, etc. (Int. No. 1383).....	1092, 1443 1565, 1576, 1605, 1821, 2593
docks use of, regulate (Int. No. 859).....	439, 797, 847, 862 887, 931, 1036
electric wiring, use of, ordinances (Int. No. 75) ..	42, 174 191, 204, 237, 241, 282, 310, 413, 595, 752, 921, 1160 1454, 1529, 1837
electric wiring, use of, ordinances (Rec. No. 86).....	667 1176, 1306
hack stands, establish (Int. No. 1391).....	1155, 1443, 1564 1576, 1602, 1778, 1921
incorporation of villages (Int. No. 1273).....	822

Village Law — Concluded:	PAGE
incorporation of villages (Rec. No. 197) ..	1246, 2110, 2130 2443, 2454
police department, certain villages (Rec. No. 536) ..	2259 2564
police departments, certain villages (Int. No. 1407) ..	1174 1742, 1942, 2017, 2278, 2565
police departments, second-class villages (Int. No. 640) ..	297, 518, 543, 549, 550, 664, 1036
policemen, certain villages, pension (Int. No. 618) ..	258 354, 385, 432, 520, 556, 960
policemen, pensions (Int. No. 428) ..	155
president, trustees, certain villages (Int. No. 1052) ..	628 1175, 1303, 1332, 1346, 1485, 1921
public health, engineering work (Rec. No. 315) ..	1840, 2400 2427, 2483
receiver of taxes, certain villages (Int. No. 271)	96
restaurants, etc., certain villages (Int. No. 1161)	714
restaurants, etc., certain villages (Rec. No. 202) ..	1247 2401, 2427, 2485
State and Federal laws, enforcing (Int. No. 1513) ..	1571
taxes, unpaid, return of (Int. No. 73) ..	42, 134, 357
village property, tax exemption (Int. No. 518) ..	193
water mains, connecting, expense (Rec. No. 451) ...	2007
Vinegar, relative to adulteration (Int. No. 643) ..	297
Vischer Ferry, relative to bridge over Mohawk river (Int. No. 416) ..	153

W.

Waddington, town, relative to claim against State (Int. No. 414) ..	153, 883, 956, 985, 1050, 1143, 2390
Wallin, William J., elected Regent of University ..	221, 250
Walsh, Edward J., seat contested by Charles A. Conner ..	59 476, 478, 480
Warehousemen, relative to give bonds (Int. No. 988) ..	588, 1459
Warehousing, relative to co-operative associations (Int. No. 1333) ..	962, 1700, 1943, 2016, 2444, 2772

	PAGE
Warehousing, relative to co-operative associations (Rec. No. 474).....	2111, 2771
Warwick, village, relative to State armory (Int. No. 916)...	513
Waterford, relative to legalize paving bonds (Rec. No. 293)...	1668
	2105, 2123, 2190
Waterford, relative to paving bonds, legalize (Rec. No. 517)...	2256
	2405, 2430, 2500
Waterford, relative to Second street, paving bonds (Rec. No. 628).....	2619, 2796, 2809, 2865
Water Power:	
boundary waters commission, enlarge powers (Int. No. 1257)....	781, 1254, 1315, 1337, 1342, 1475, 2721, 2902
forest preserve, use, water power (Rec. No. 617)....	2618
pollution, public waters, by vessels (Int. No. 19)....	35
reservoirs, State, timber (Int. No. 1306)...	877, 2141, 2236
	2261, 2337, 2589
reservoirs, State, value rights, timber (Rec. No. 456)...	2007
surplus canal waters, leasing (Int. No. 460).....	161
water districts, certain towns (Int. No. 770).....	375
water districts, certain towns (Rec. No. 321)...	1841, 2246
	2270, 2288
water districts, towns (Int. No. 1164).....	714
water power commission, create (Int. No. 1386)....	1093
	1454, 1907, 2133
water power commission, create (Rec. No. 568)...	2416, 2617
	2776
water power, development, forest lands (Int. No. 1387)	1093
water power rights, claims (Int. No. 523)...	199, 1236, 1312
	1352, 1378, 1451, 1624, 1775, 1855, 1932, 2086, 2891
water power, State develop, sell current (Int. No. 917)...	513
	2582
Watertown, relative to Supreme Court librarian (Int. No. 260).....	94, 231, 284, 293, 294, 322, 428
Watertown, relative to Supreme Court librarian (Rec. No. 59)	404, 427
Watervliet, relative to liens for unpaid taxes, enforce payment (Rec. No. 646).....	2730, 2798, 2811, 2875

	PAGE
Watervliet, relative to taxes, assessments, collection (Rec. No. 389)	1887, 2250, 2274, 2308
Watkins, John D., relative to claim against State (Rec. No. 515)	2255, 2404, 2430, 2497
Wayne county, relative to collection of taxes (Int. No. 334)	118
	353, 383, 391, 402, 496, 1919
West Canada creek, relative to declare part a public highway (Int. No. 323)	117, 859, 949, 983, 1050, 1150, 1198
	1361, 1404
West Canada creek, relative to declare part a public highway (Rec. No. 31) ..	254, 1374, 1465, 1509, 1604, 1822, 1895
Westchester county clerk, relative to fees (Int. No. 469) ..	165
	1738, 1763, 1844, 1851, 1977, 2892
Westchester county clerk, relative to fees (Rec. No. 396) ..	1899
	2100, 2118, 2169
Westchester county, relative to Commissioner of Charities and Corrections (Rec. No. 552) ..	2414, 2605, 2628, 2692
Westchester county, relative to commitments to county jail (Int. No. 503)	186, 463, 530, 539, 553, 613
Westchester county, relative to elections board, abolish (Rec. No. 609)	2574, 2604, 2627, 2700
Westchester county, relative to form of government (Rec. No. 447)	2006, 2101, 2119, 2176
Westchester county, relative to improve transportation (Rec. No. 553)	2414, 2790, 2803, 2835
Westchester county, relative to jail liberties (Rec. No. 329) ..	1878
	2099, 2117, 2165
Westchester county, relative to taxes, adjust overpayments (Rec. No. 629)	2620, 2791, 2805, 2843
Westchester county, relative to treasurer, quarterly statements (Rec. No. 242)	1661, 2099, 2117, 2167
West Seneca, town, relative to sewer district bonds (Rec. No. 346)	1881, 2609, 2632, 2703
White and Company, John, relative to claim against State (Int. No. 1076)	672, 1375, 1468, 1559, 1573, 1599, 1796
	2390
White Plains, charter, to amend, generally (Int. No. 975) ..	548
	968, 1069, 1086, 1094, 1240, 1364, 1469, 1587, 2391

